



THE GOVERNMENT GAZETTE OF MAURITIUS

Published by Authority

No. 47

—

Port Louis : Saturday 26 May 2018

—

Rs. 25.00

TABLE OF CONTENTS

GENERAL NOTICES

- 836 — Legal Supplement
- 837 }
to } Notice under the Land Acquisition Act
848 }
- 849 }
to } Notice under the Land Acquisition Act – Corrigendum
852 }
- 853 — Notice for Public Inspection of EIA Report
- 854 — Occurrence of Vacancy in Office – The Village Council of Flacq
- 855 — Police Notice – Road Closure in Port Louis
- 856 — Police Notice – Vaighaasi Cavadee
- 857 — Opticians Registration Board 2018/2019
- 858 — The Cadastral Survey Act
- 859 }
to } Notice under the Insolvency Act
865 }
- 866 — Declaration of Draft Mauritian Standards
- 867 — Notice under the National Transport Authority
- 868 — Notice under the National Transport Authority
- 869 — Employment Relations Tribunal – AWARD – ERT/RN 79/17 to ERT/RN 88/17
- 870 — Employment Relations Tribunal – AWARD – ERT/RN 93/17
- 871 — Mauritius Society of Authors (MASA)
- 872 }
to } Notice under the Patents, Industrial Designs & Trademarks Act
876 }

LEGAL SUPPLEMENT

See General Notice No. 836

*General Notice No. 836 of 2018***LEGAL SUPPLEMENT**

The undermentioned Reprint, Proclamation, Act and Government Notices are published in the Legal Supplement to this number of the *Government Gazette*:

Reprint of the Financial Services (Administrative Penalties) (Amendment) Rules 2018, published as Government Notice No. 3 of 2018, by the direction of the Prime Minister for the purpose set out in section 3(a) of the Reprint of Laws Act.

(Reprint No. 1 of 2018)

To fix the date of the coming into operation of the Land Drainage Authority Act 2017.

(Proclamation No. 17 of 2018)

The Reform Institutions (Amendment) Act 2018.

(Act No. 4 of 2018)

The Rodrigues Consumer Protection (Control of Price of Taxable and Non-taxable Goods) (Amendment No. 16) Regulations 2018.

(Government Notice No. 59 of 2018)

The Finance and Audit (Rodrigues Subsidy Account) Regulations 2018.

(Government Notice No. 60 of 2018)

The Civil Aviation (Hadj 2018 Pilgrims) (Exemption) Order 2018.

(Government Notice No. 61 of 2018)

Prime Minister's Office,
Port Louis.

This 26th May, 2018.

Second and Last Publication

*General Notice No. 837 of 2018***THE LAND ACQUISITION ACT**

(Notice given under section 6)

Notice is hereby given that one portion of land situate at **Chamarel**, in the district of Savanne is likely to be acquired by the State of Mauritius for the public purpose of the **reconstruction of St Denis Bridge**.

DESCRIPTION

Portion No. 3 (Serial No. 3) of an approximate extent of one thousand four hundred square metres (1400 m²) is to be excised from a portion of land of an extent of six hectares and seven thousand five hundred and thirty four square metres (6 ha 7534 m²) belonging to **VETILANG LTD** as evidenced by title deed transcribed in Volume TV201709/002010 and is bounded as follows:-

Towards the North East by Riviere St Denis.

Towards the South East by the surplus of land.

Towards the South West by the surplus of land.

Towards the North West by Baie Du Cap-Chamarel- Case Noyale Road (B104).

Observation is hereby made that this present notice under Section 6 of the Land Acquisition Act **deletes and replaces the description of Portion No. 3 (Serial No. 3) in the previous notice** given under Section 6 of the Land Acquisition Act dated 08/02/2018 and published in the Government Gazette in its issues of 17/02/2018 and 03/03/2018 under **GN 158 of 2018** and **GN 263 of 2018** respectively.

Date: 02/05/2018

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

Second and Last Publication

*General Notice No. 838 of 2018***THE LAND ACQUISITION ACT**

Notice given under Section 6

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

DESCRIPTION

PORTION No. 6A of an approximate extent of one hundred and ninety square metres (190m²) being all that remains from a portion of land of an extent of three hundred and forty eight and twenty hundredths square metres (348.20m²) after excision

of a portion of land of an extent of one hundred and ninety and sixty hundredths square metres (190.60m²) acquired by the State of Mauritius for the Mauritius Light Rapid Transit Project (now the Metro Express Project), belonging to Mrs. Premila KASI as evidenced by a deed transcribed in Volume TV 2087/71 and is bounded as follows:

Towards the North by State Land.

Towards the East by a plot of land belonging to Mrs. Kalawtee Isseeree and Mr. Gheeraj Kumar Ramsurrun.

Towards the South by a plot of land belonging to Mr. Rajendranath Kasi.

Towards the West by an access road three metres and sixty six centimetres (3.66m) wide.

Date: 15/05/2018

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

First Publication

General Notice No. 839 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 5^{ème} Mille, Beau Bassin as per title deed but in fact situate at Coromandel (Belle Etoile), in the district of Plaines Wilhems for **the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No. 3 (Serial No.47) [PIN 1714130107] of an extent of seven square metres (7 m²) is excised from a portion of land of an extent of twenty five square perches (0A25P) or one thousand and fifty five and twenty two hundredths square metres (1055.22 m²) belonging to Heirs Mrs Ww Raymond L'INVULNERABLE (Late Mrs Raymond L'INVULNERABLE born Antonia Marguerite SARDINE) as evidenced by title deed transcribed in Volume TV 623/144 and is bounded as follows: -

Towards the North by State Land [TV201804/001654] on two metres (2.00m).

Towards the East by Port Louis-Saint Jean Road (A1) on eighteen metres and twenty seven centimetres (18.27m).

Towards the South by State Land [TV201804/001651] on fifteen centimetres (0.15m).

Towards the West by the surplus of land on three lines measuring fifteen metres and ninety three centimetres (15.93m), one metre and thirty nine centimetres (1.39m) and two metres and thirty seven centimetres (2.37m) respectively.

The whole as morefully shown on a plan registered at the Cadastral Unit of the Ministry of Housing and Lands as ACQ/75/000436, drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on the 10/04/2018 and 03/05/2018.

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

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

Date 17/05/2018

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

First Publication

General Notice No. 840 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 Beau-Bassin (Clarmont) as per title deed but in fact situate at Coromandel (Belle Etoile), in the district of Plaines Wilhems for **the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No. 14 (Serial No.58) [PIN 1714140245] of an extent of twenty seven and forty two hundredths square metres (27.42 m²) is excised from a portion of land of an extent of one hundred and fifty seven toises (157 T) or five hundred and ninety six and forty one hundredths square metres (596.41 m²) belonging to Mr Cyril Emmanuel TAFTE born on 09/06/1937 holder of a national identity card bearing number T0906370110828 as evidenced by title deed transcribed in Volume TV 1457/91 and is bounded as follows:-

Towards the North by State Land [TV201804/001640] on one metre and forty six centimetres (1.46m).

Towards the East by the surplus of land on seventeen metres and ninety centimetres (17.90m).

Towards the South by State Land [TV201804/001644] on one metre and fifty nine centimetres (1.59m).

Towards the West by Port Louis-Saint Jean Road (A1) on seventeen metres and eighty nine centimetres (17.89m).

The whole as morefully shown on a plan registered at the Cadastral Unit of the Ministry of Housing and Lands as ACQ/75/000436, drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on the 10/04/2018 and 03/05/2018.

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

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

Date 17/05/2018

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

First Publication

General Notice No. 841 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 Beau-Bassin Clarmont as per title deed but in fact situate at Coromandel (Belle Etoile), in the district of Plaines Wilhems for **the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No. 17 (Serial No.61) PIN [1714140248] of an extent of thirty one and fifty hundredths square metres (31.50 m²) is excised from a portion of land of an extent of one hundred and fifty nine toises (159 T) or six hundred and four square metres (604 m²) belonging to (a) (i) Mr Ganganah POLIGADOO born on 08/10/1942 holder of a national identity card bearing number P0810424318343 (ii) Mrs Encamah Dalahi POLIGADOO (born PYDEGADU) born on 07/01/1945 civilly married under the legal community of goods to the aforesaid Mr Ganganah POLIGADOO for the usufruct and (b) Ms Artee POLIGADOO born on 15/10/1989 holder of a national identity card bearing number P151089380243F for the bare ownership as evidenced by title deed transcribed in Volume TV 8504/60 and is bounded as follows:-

Towards the North by State Land [TV201804/001645] on one metre and ninety five centimetres (1.95m).

Towards the East by the surplus of land on fifteen metres and forty six centimetres (15.46m).

Towards the South by land belonging to Mr Cassam EMRITH [TV 1574/190] on two metres and thirteen centimetres (2.13m).

Towards the West by Port Louis-Saint Jean Road (A1) on fifteen metres and forty five centimetres (15.45m).

The whole as morefully shown on a plan registered at the Cadastral Unit of the Ministry of Housing and Lands as ACQ/75/000436, drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on the 10/04/2018 and 03/05/2018.

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

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

Date 17/05/2018

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

First Publication

General Notice No. 842 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 Coromandel in the district of Plaines Wilhems **for the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No. 23 (Serial No.67) [PIN 1714760068] of an extent of eight and eighteen hundredths square metres (8.18 m²) is excised from a portion of land of an extent of one hundred and sixteen toises (116T) or four hundred and forty and sixty six hundredths square metres (440.66 m²) belonging to (i) Mr Michel Alain CHAN LOK born on 03/08/1945 holder of a national identity card bearing number C030845011579C and (ii) Mr Philip CHAN LOK born on 14/10/1948 holder of a national identity card bearing number C141048012822A as evidenced by title deed transcribed in Volume TV 3413/51 and is bounded as follows:-

Towards the North by State Land [TV201804/001652] on seventy two centimetres (0.72m).

Towards the East by the surplus of land on eleven metres and thirty nine centimetres (11.39m).

Towards the South by land belonging to Miss Arlette MELIN [TV 915/159] on seventy two centimetres (0.72m).

Towards the West by Port Louis-Saint Jean Road (A1) on eleven metres and forty five centimetres (11.45m).

The whole as morefully shown on a plan registered at the Cadastral Unit of the Ministry of Housing and Lands as ACQ/75/000435, drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on the 10/04/2018 and 03/05/2018.

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

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

Date 17/05/2018

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

First Publication

General Notice No. 843 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 Coromandel in the district of Plaines Wilhems **for the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No. 32 (Serial No. 76) [PIN 1714760076] of an extent of ten square metres (10 m²) is excised from a portion of land of an extent of four hundred and fifty five and ninety hundredths square metres (455.90 m²) belonging to Mr Devanand MUKOOL born on 18/11/1960 holder of a national identity card bearing number

M1811600142487 as evidenced by title deed transcribed in Volume TV 1830/62 and is bounded as follows: -

Towards the North by the surplus of land on one metre and one centimetre(1.01m).

Towards the East by the surplus of land on ten metres and fifty three centimetres (10.53m).

Towards the South by State Land [TV201804/001664] on eighty eight centimetres (0.88m).

Towards the West by Port Louis-Saint Jean Road (A1) on ten metres and fifty four centimetres (10.54m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000435 drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on 10/04/2018 and 03/05/2018.

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

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

Date 17/05/2018

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

First Publication

General Notice No. 844 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that nine (9) portions of land situate at Poste de Flacq in the district of Flacq are likely to be acquired by the State of Mauritius for the public purpose of Reconstruction of Choisy Bridge on B15 Road at Poste de Flacq.

DESCRIPTION

Portion No. 1 (Serial No. 1) of an approximate extent of nine hundred square metres (900 m²) is to be excised from a portion of land of an extent of fourteen thousand three hundred and fifty and ninety five hundredths square metres (14350.95 m²) belonging to **Mr Koosraz Ramaya UNTHIAH** as evidenced by title deed transcribed in Volume TV 3599/30 and is bounded as follows: -

Towards the North East by Poudre D'or- Poste De Flacq Road (B15) and partly by the surplus of land.

Towards the South East by the reserves of Riviere Françoise.

Towards the South West by the surplus of land.

Towards the North West by the surplus of land.

Portion No. 2 (Serial No. 2) of an approximate extent of two hundred and fifty square metres (250m²) is to be excised from a portion of land of an extent of one arpent and sixty seven square perches (1A67P) or seven thousand and forty eight and eighty five hundredths square metres (7048.85m²) belonging to (a) **Mr Satdev GOBIN** for the usufruct and (b) jointly to (i) **Mr Chandanan GOBIN** and (ii) **Mr Chundhun GOBIN** for the bare ownership as evidenced by title deed transcribed in Volume TV 2095/24 and is bounded as follows:-

Towards the North East by the surplus of land.

Towards the South West by Poudre D'or- Poste De Flacq Road (B15).

Towards the North West by the surplus of land.

Portion No. 3 (Serial No. 3) of an approximate extent of one thousand six hundred square metres (1600 m²) is to be excised from a portion of land of an extent of eighteen thousand nine hundred and nine and fifty hundredths square metres (18909.50m²) belonging to **Mr Yousouf Hassam ABOOBAKAR** as evidenced by title deed transcribed in Volume TV 7923/50 and is bounded as follows: -

Towards the North East by the surplus of land.

Towards the South East by a common road.

Towards the South West by the surplus of land.

Towards the North West by the reserves of Riviere Françoise.

Portion No. 4 (Serial No. 4) of an approximate extent of sixty square metres (60 m²) is to be excised from a portion of land of an extent of forty two and half square perches (0A42½P) or one thousand seven hundred and ninety three and eighty seven hundredths square metres (1793.87 m²) belonging to **Mrs Cunchun JHURRY (born Lutchmee SOOKUN)** as evidenced by title deed transcribed in Volume TV 2081/128 and is bounded as follows: -

Towards the North by a common road.

Towards the South East by Portion No. 5 (Serial No.5) hereinafter described.

Towards the North West by the surplus of land.

Portion No. 5 (Serial No. 5) of an approximate extent of four thousand square metres (4000 m²) is to be excised from a portion of land of an extent of three arpents and sixty square perches (3A60P) or fifteen thousand one hundred and ninety two and thirty one hundredths square metres (15192.31m²) belonging to **Heirs Mrs Osman SHAM (born Bibi Jaynoobee SOHAWON)** as evidenced by title deed transcribed in Volume TV 788/74 and affidavit of succession transcribed in volume TV 7941/75 and is bounded as follows: -

Towards the North East by a common road and partly by the surplus of land.

Towards the South East by a common road.

Towards the South West by the surplus of land.

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

Portion No. 6 (Serial No. 6) of an approximate extent of three thousand two hundred square metres (3200 m²) is to be excised from a portion of land of an extent of seventeen thousand three hundred and thirty eight and seventy eight hundredths square metres (17338.78m²) belonging jointly to **(i) Mr Mohammad Shah Noorani SOHAWON (ii) Mrs Abdus Samad Hassam NANHUCK (born Zaheerah Banu SOHAWON)** as evidenced by title deed transcribed in Volume TV 6544/58 and is bounded as follows: -

Towards the North East by the surplus of land and partly by Poudre D'or- Poste De Flacq Road (B15).

Towards the South East by a common road.

Towards the South West by the surplus of land.

Towards the North West by a common road.

Portion No. 7 (Serial No. 7) of an approximate extent of four hundred square metres (400m²) is to be excised from a portion of land of an extent of sixty nine arpents and ninety square perches (69A 90P) or twenty nine hectares five thousand and thirty eight and eighty one hundredths square metres (29ha 5038.81m²) belonging to **CONSTANCE LA GAITE SUGAR ESTATE Co LTD** as evidenced by title deed transcribed in Volume TV 531/194 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 Poudre D'or- Poste De Flacq Road (B15).

Portion No. 8 (Serial No. 8) of an approximate extent of five hundred square metres (500 m²) being all that remains of twenty one thousand two hundred and seventy three and eighteen hundredths square metres (21273.18 m²) belonging to **(i) Mr and Mrs Ahmud Ibn Seoud SOHAWON** for the usufruct **(ii) Mr Mohammad Faizal SOHAWON** for the bare ownership as evidenced by title deed transcribed in Volume TV 3087/3 and is bounded as follows:-

Towards the North East by Poudre D'or- Poste De Flacq Road (B15).

Towards the South East by Portion No. 9 (Serial No.9) hereinafter described.

Towards the South West by the surplus of land.

Towards the North West by a common road.

Portion No. 9 (Serial No. 9) of an approximate extent of one hundred and fifty square metres (150 m²) is to be excised from a portion of land of an extent of two thousand one hundred and ten and forty two hundredths square metres (2110.42 m²) belonging to **VALLEE DE BEL OMBRE LTEE** as evidenced by title deed transcribed in Volume TV 6578/34 and is bounded as follows: -

Towards the North East by Poudre D'or- Poste De Flacq Road (B15)

Towards the South East by the surplus of land.

Towards the South West by the surplus of land.

Towards the North West by Portion No. 8 (Serial No.8) above described.

Date: 15/05/2018

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

First Publication

General Notice No. 845 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 Soreze in the district of Moka **for the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No.6 (Serial No. 37) [PIN 1808280378] of an extent of five hundred and sixty one and sixteen hundredths square metres (561.16 m²) is excised from a portion of land being all that remains of eight thousand seven hundred and ninety seven and seventeen hundredths square metres (8797.17 m²) belonging to **Heirs Baboo Dhoopsingh GOWREESUNKER (Late Mr Baboo Dhoopsingh GOWREESUNKER born on 07/07/1936 and deceased on 26/10/2015)** as evidenced by title deed transcribed in Volume TV 4221/12 and affidavit of succession transcribed in Volume TV201601/000834 and is bounded as follows:-

Towards the North East by the surplus of land on thirty six metres and forty centimetres (36.40m).

Towards the South East by the surplus of land on fifteen metres and thirty four centimetres (15.34m).

Towards the South West partly by Port-Louis-Plaisance Dual Carriage Way (M1) and partly by

State Land [TV 2481/56] on thirty seven metres and seventy nine centimetres (37.79m).

Towards the North West by State Land [TV201803/002172] on fourteen metres and ninety five centimetres (14.95m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000434 drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on 04/04/2018 and 03/05/2018.

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

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

Date: 15/05/2018

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

First Publication

General Notice No. 846 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 Soreze in the district of Moka **for the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No.9 (Serial No. 40) [PIN 1808280382] of an extent of one thousand one hundred and twenty and five hundredths square metres (1120.05 m²) is excised from a portion of land being all that remains of three hectares and six thousand five hundred and seventy four and ninety three hundredths square metres (3ha 6574.93 m²) belonging to **Heirs Baboo Prabhoonathsing GOWREESUNKER (Late Mr Baboo Prabhoonathsing GOWREESUNKER born on 04/04/1947 and deceased on 16/04/2010)** as evidenced by title deed transcribed in Volume TV

4221/12 and affidavit of succession transcribed in Volume TV 7767/9 and is bounded as follows:-

Towards the North by Portion No. 10 (Serial No. 41) of the plan mentioned below on ten metres and forty eight centimetres (10.48m).

Towards the North East by the surplus of land on two lines measuring seventy six metres and fifty nine centimetres (76.59m) and seventy four metres and fifty two centimetres (74.52m) respectively.

Towards the South East by State Land [TV201804/001638] on eight metres and fifty six centimetres (8.56m).

Towards the South West by State Land [TV201507/000212] on four lines measuring thirty seven metres and ninety nine centimetres (37.99m), fifty one metres and forty five centimetres (51.45m) fifty five metres and ninety six centimetres (55.96m) and fourteen metres and eighteen centimetres (14.18m) respectively.

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000434 drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on 04/04/2018 and 03/05/2018.

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

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

Date: 15/05/2018

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

First Publication

General Notice No. 847 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 Soreze in the district of Moka for the public purpose of the construction of A1-M1 Link Road.

DESCRIPTION

Portion No.10 (Serial No.41) [PIN1808280386] of an extent of eleven thousand, three hundred and forty six and five hundredths square metres (11346.05 m²) is excised from all that remains of an extent of two hectares eight thousand seven hundred and ninety and thirty seven hundredths square metres (2Ha 8790.37 m²) belonging to **Mr Shrinivas Singh GOWREESUNKER born on 10/12/1968 holder of a national identity card bearing number G101268080531B civilly married under the legal community of goods to Mrs Hiranee Rajmun as per marriage certificate No.181 of 1999** as evidenced by title deed transcribed in Volume T.V 4221/12 and is bounded as follows:-

Towards the North by State Land [TV201804/001637] on six metres and ninety two centimetres (6.92m).

Towards the East by Portion No.33 (Serial No.77) of the plan mentioned below on eighty five metres and fifty one centimetres (85.51m)

Towards the South East by the surplus of land on four lines measuring one hundred and five metres and five centimetres (105.05m), sixty one metres and sixty eight centimetres (61.68m), fifty four metres (54.00m) and twenty two metres and thirty centimetres (22.30m) respectively.

Towards the South by Portion No. 9 (Serial No.40) of the plan mentioned below on ten metres and forty eight centimetres (10.48m).

Towards the West partly by State Land [TV201507/000211] and partly by State Land [TV 201507/000209] on four lines measuring thirty eight metres and fifty centimetres (38.50m), thirty six metres and thirteen centimetres (36.13m), thirty six metres and forty nine centimetres (36.49m) and twelve metres and seventy one centimetres (12.71m) respectively

Towards the North West by State Land [TV201804/001637] on six lines measuring thirty four metres and sixty five centimetres (34.65m), thirty eight metres and forty six centimetres (38.46m), eighty two metres and sixty one centimetres (82.61m), four metres and sixty six centimetres (4.66m), ten metres and seventy seven centimetres (10.77m) and forty eight metres and forty eight centimetres (48.48m) respectively.

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000434

drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on 04/04/2018 and 03/05/2018.

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

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

Date: 15/05/2018

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

First Publication

General Notice No. 848 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 Soreze in the district of Moka **for the public purpose of the construction of A1-M1 Link Road.**

DESCRIPTION

Portion No.33(Serial No.77)[PIN1808280407] of an extent of four hundred and forty and eighty six hundredths square metres (440.86 m²) is excised from a portion of land of an extent of thirty two thousand one hundred and sixty seven and nine hundredths square metres (32167.09 m²) belonging to **Mrs Ww Babu Boodhdeoing RAMLUGON (born Chitra Devi GOWREESUNKER) born on 29/10/1955 holder of a national identity card bearing number G291055080508G** as evidenced by title deed transcribed in Volume TV 4221/12 and is bounded as follows: -

Towards the North by State Land [TV201804/001637] on two metres and eighty one centimetres (2.81m).

Towards the East by the surplus of land on seventy three metres and thirty seven centimetres (73.37m).

Towards the South East partly by the surplus of land on eleven metres and fifty seven centimetres (11.57m).

Towards the West by Portion No.10 (Serial No.41) of the plan mentioned below on eighty five metres and fifty one centimetres (85.51m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000434 drawn up by Mr Rajendra Kumar BABOOLALL, Land Surveyor on 04/04/2018 and 03/05/2018.

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

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

Date: 15/05/2018

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

General Notice No. 849 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the Notice given under Section 8 of the Land Acquisition Act dated 19/03/2013 containing the description of a portion of land of the extent of 79.86m² being Serial No. 16 (Portion No. 16) situate at Les Guibies, Pailles in the district of Moka over which a right of way has been compulsorily acquired for the public purpose of laying and maintenance of sewer pipes under the Pailles Guibies Sewerage Project, published in the Government Gazette in its issues of 30/03/2013 and 13/04/2013 under General Notices No. 885 of 2013 and No.994 of 2013 respectively and transcribed in Volume TV 8893/49 on 17/05/2013, under the heading DESCRIPTION of Serial No.16 (Portion No.16) (PIN 1810150095), there shall be substituted

the following words and figures “**belonging to Mr Muhammad Khalid OOZEER born on 11/08/1988 and holder of a national identity card bearing number O110888382824C**” for the following words “**belonging to Mr Muhammad Khalid OOZEER**” wherever they appear.

Date 13/04/2018

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

General Notice No. 850 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the notice given under Section 8 of the Land Acquisition Act dated the 30/08/2014 containing the description of a portion of land Portion No. 1 (Serial No. 1) [PIN 1802150432] situate at Valetta in the district of Moka for the public purpose of improving the Quartier Militaire Road (B6), published in the Government Gazette in its issues of the 06/09/2014 and 20/09/2014 under General Notice No. 2052 of 2014 and No. 2223 of 2014 and transcribed on the 20/10/2014 in Volume T.V201410/001151, the words and figures “belonging to Mr Geeaneshwar SEETOHUL as evidenced by title deed transcribed in Volume TV 3090/34” are hereby deleted and replaced by the following words and figures “belonging to (i) Mr Deoraj SEETOHUL born on 22/12/1936 holder of a national identity card bearing number D2212363200378 for the usufruct and (ii) Mr Geeaneshwar SEETOHUL born on 12/04/1966 holder of a national identity card bearing number S1204663201020 for the bare ownership as evidenced by title deed transcribed in Volume TV 3090/34” wherever they appear.

Date: 18/05/2018

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

General Notice No. 851 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the Notice given under Section 8 of the Land Acquisition Act dated the 22/04/2015 containing the description of a portion of land being Portion No. 11 (Serial No 28) [PIN 1808280362] situate at Soreze in the district of Moka for the public purpose of the construction of A1 - M1 Link Road, published in the Government Gazette in its issues of the 02/05/2015 and 23/05/2015 under General Notices No. 711 of 2015 and No. 880 of 2015 and transcribed on the 03/07/2015 in Volume TV201507/000211, the words and figures “belonging to Mr Baboo Parbhoonathsing GOWREESUNKER as evidenced by title deed transcribed in Volume TV 4221/12” are deleted and replaced by the following words and figures “belonging to Mr Shrinivas Singh GOWREESUNKER born on 10/12/1968, holder of a national Identity Card bearing number G101268080531B as evidenced by title deed transcribed in Volume TV 4221/12” wherever they appear.

Date: 15/05/2018

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

General Notice No. 852 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the notice given under Section 8 of the Land Acquisition Act dated the 22/04/2015 containing the description of a portion of land being Portion No. 12 (Serial No 29) [PIN 1808280363] situate at Soreze in the district of Moka for the public purpose of the construction of A1 - M1 Link Road, published in the Government Gazette in its issues of the 02/05/2015 and 23/05/2015 under General Notices No. 712 of 2015 and No. 881 of 2015 and transcribed on

the 03/07/2015 in Volume TV201507/000212, the words and figures "belonging to Mr Shrinivas Singh GOWREESUNKER" as evidenced by title deed transcribed in Volume TV 4221/12" are deleted and replaced by the following words and figures "belonging to Heirs Baboo Prabhoonathsing GOWREESUNKER (late Mr Baboo Prabhoonathsing GOWREESUNKER born on 04/04/1947, holder of a national Identity Card bearing number G040447090272B and deceased on 16/04/2010) as evidenced by title deed transcribed in Volume TV 4221/12 and affidavit of succession transcribed in Volume TV 7767/9" wherever they appear.

Date: 15/05/2018

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

Second and Last Publication

General Notice No. 853 of 2018

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

**NOTICE FOR PUBLIC INSPECTION
OF 47 EIA REPORT**

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

- (a) The undertaking concerns the **proposed Residential and Commercial Complex on a plot of land of an extent of 219,477 m² by Creative Properties Ltd.**
- (b) The location of the proposed undertaking is at **Cap Malheureux in the district of Riviere du Rempart.**
- (c) The report may be inspected during normal office working hours (i.e. 08.45 to 12.00 hrs and 12.30 hrs to 16.00 hrs) at the Resource

Centre of the Department of Environment, Ground Floor, Ken Lee Tower, Cnr. Barracks and St. Georges Streets, Port Louis and at the **District Council of Riviere du Rempart.**

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 **9 June 2018** at latest. The envelope should be marked "**EIA comments**", on the top left hand corner and addressed to:

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

16 May 2018

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

General Notice No. 854 of 2018



THE DISTRICT COUNCIL OF FLACQ

**THE VILLAGE COUNCIL OF CAMP THIER
OCCURRENCE OF VACANCY IN OFFICE**

Notice is hereby given that a vacancy has occurred for the seat of **Mrs Eliette CHARLOT** elected member of The Village Council of Camp Ithier under Section 38(b) of the Local Government Act 2011.

30 April 2018

V. Thakoor
Chief Executive
District Council Office
Plaine de Gersigny
Central Flacq

General Notice No. 855 of 2018

POLICE NOTICE

ROAD CLOSURE IN PORT LOUIS

By virtue of authority conferred upon me under Section 25 (3) of the Police Act and 181 (1) (2) and (3) of the Road Traffic Act, the following roads in the city of Port Louis are closed at night to vehicular traffic from **22.00 hours to 05.00 hours** for security reasons until further notice (except for residents and emergency vehicles).

2. Road Closure

- (i) Pope Hennessy Street from its junction with Labourdonnais Street up to SSR Street;
- (ii) Maillard Street from its junction with La Poudrière Street;
- (iii) Sir Virgil Naz Street from its junction with Church Street;
- (iv) Suffren Street from its junction with Mgr Gonin Street;
- (v) Lislet Geoffroy. Street from its junction with Mgr Gonin Street;
- (vi) Lislet Geoffroy Street from its junction with La Poudrière Street;
- (vii) Lislet Geoffroy from its junction with Church Street;
- (viii) Farquhar Street from its junction with Corderie Street;
- (ix) Queen Street from its junction with Corderie Street;
- (x) Bourbon Street from its junction with Royal Street;
- (xi) Sir William Newton Street from its junction with Royal Street;
- (xii) Duke of Edinburg from its junction with Royal Street; and
- (xiii) Farquhar Street from its junction with Duke of Edinburgh Street.

3. Traffic Diversion

- (i) Vehicles coming from SSR Street will not be allowed to turn left on Pope

Hennessy, Street and will be diverted onto Jules Koenig Street and Mallefille Street;

- (ii) Vehicles coming along Labourdonnais Street will not be allowed to turn left onto Pope Hennessy Street. They will be diverted either towards D'Estaing Street or proceed along Atchia Street;
- (iii) Vehicles coming from Intendance Street will be diverted onto Mallefille Street;
- (iv) Vehicles coming from Mgr Gonin Street and Lislet Geoffroy Street (from Eugene Laurent Street) will not be allowed to proceed towards Pope Hennessy Street; and
- (v) Vehicles coming along Church Street from Champ de Mars will be allowed to turn right onto Lislet Geoffroy Street and onto Mgr Gonin Street.

4. Judicial Proceedings

Non compliance with these traffic arrangements will entail judicial proceedings.

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

23.05.2018

K. M. Nobin, PMSM
Commissioner of Police

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

General Notice No. 856 of 2018

POLICE NOTICE

TRAFFIC SCHEME IN MAHEBOURG AND BEAU VALLON VILLAGES

Re. 'Vaighaasi Cavadee'

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 on **Monday 28th May, 2018 as from 09.30 hrs to 13.00 hrs** on the occasion of the above ceremony.

2. Diversion of Traffic

- (i) Vehicles coming from the direction of Curepipe and proceeding towards Mahebourg will do so via King Savers Roundabout through *Morcellement Lorette, London Way and Labourdonnais Street towards Mahebourg village*;
- (ii) *Vehicles coming from Old Grand Port and St Hubert proceeding towards Mahebourg will do so via Arya Samaj Street towards bus terminal*;
- (iii) *Vehicles, except buses, proceeding towards Curepipe will do so through Sivananda Street, Abdool Rajack Osman Street and King Savers Roundabout; and*
- (iv) *Buses leaving Mahebourg bus terminal and proceeding towards Plaine Magnien/Flacq will do so through their normal route i.e. Suffren Street and main road, Mahebourg/Ville Noires.*

3. Judicial Proceedings

Non compliance with these traffic arrangements will entail judicial proceeding

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

23.05.2018

K. M. Nobin, PMSM
Commissioner of Police

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

General Notice No. 857 of 2018

**OPTICIANS REGISTRATION BOARD
2018/2019**

In accordance with section 3(2) of the Opticians (Registration) Act, the Opticians Registration Board for the period 2018/2019 has been constituted as follows:

Chairperson

Mr. G. Gunesh, Senior Chief Executive

Members

Dr. (Mrs.) M. B. Timol, Acting Director General Health Services

Dr. G. Bisnauthsing, Consultant-in-Charge (Ophthalmology)

Dr. N. H. Suhotoo, Specialist/Senior Specialist (Ophthalmology)

Mr. S. Gaya, Dispensing Optician

Mr. K. Jaufeerally, Ophthalmic Optician

Mr. O. S. Boodhoo, "Opticien-Lunetier"

Dated this 25th day of May 2018.

Ministry of Health and Quality of Life

General Notice No. 858 of 2018

THE CADASTRAL SURVEY ACT

(Notice given under Section 9 (3))

Notice is hereby given that a Government Land Surveyor is to survey three portions of land situate at **Trianon** in the District of **Plaines Wilhems** belonging to the **State of Mauritius** as per deeds transcribed in Volumes **TV 878/170** and **TV 4998/35**.

DESCRIPTION**First Portion**

The said portion of land of an extent of three Arpents and twenty Square Perches (3A20) as evidenced by deed transcribed in volume TV 878/170 is bounded as follows:

Towards the North East by State Land.

Towards the South East by Sundry Owners, including Margarine Industries Ltd. and Compagnie Palladium Ltd.

Towards the South West by State Land.

Towards the North West by State Land.

Second Portion

The said portion of land (Portion No.3) of an extent of four hundred and ten and ten hundredths square metres (410.10m²) as evidenced by deed transcribed in volume TV 4998/35 is bounded as follows:

Towards the North East by State Land.

Towards the South East by land belonging to Compagnie Palladium Ltd.

Towards the South West by Tout Court Road.

Towards the North West by State Land.

Third Portion

The said portion of land (Portion No.4) of an extent of two hundred and seventy eight and seventy six hundredths square metres (278.76m²) as evidenced by deed transcribed in volume TV 4998/35 is bounded as follows:

Towards the North East by State Land.

Towards the South East by land belonging to Compagnie Palladium Ltd.

Towards the South West by State Land.

Towards the North West by State Land.

The said survey will start on Monday the eighteenth day of June two thousand and eighteen at ten in the morning and will continue on the following days if need be.

The owners of the adjoining properties are hereby called upon to be present at the aforesaid time and date and to produce their title deeds or any other documents which may be of help to the Land Surveyor.

Dated at the Survey Office, Ministry of Housing and Lands, Ebene this twenty fourth day of May two thousand and eighteen.

Z-b-I. Sookia
Government Land Surveyor

General Notice No. 859 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 No.	Name of Company	Date of Dissolution
C54771	PROPER-KEYS LIMITED	16/04/2018
C3919	ALDEN & COMPANY LIMITED	26/04/2018

C076602 BEL OMBRE
FOUNDATION FOR
EMPOWERMENT

26/04/2018

Date : 23 May 2018

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

General Notice No. 860 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 Category 1 Global Business Company "BC India Private Investors I" File No. C082439 is dissolved.

Date : 23 May 2018

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

General Notice No. 861 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
C099477	TRIF Realty Projects (Mauritius) Ltd	23/04/2018
C096166	NAMF II (MAURITIUS) LTD	02/05/2018
C51483	Cim Global Reinsurance Company	07/05/2018
C85461	Cim Captive Reinsurance Company PCC	07/05/2018
CI32171	Chitombo Limited	07/05/2018
C51057	African Platinum Ltd	08/05/2018

C081350	Convergence SPV Ltd	09/05/2018
C105150	Xander Investment Holding XXVIII Limited	12/05/2018
C118624	CLAMAR CONSULTING	15/05/2018
C17132/2843	RIO TINTO (MAURITIUS) PTY. LIMITED	20/05/2018

Date : 23 May 2018

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

General Notice No. 862 of 2018

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

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

C4815	FOOK HING PLASTIC PRODUCTS CO LTD
C4964	BELLE MARE INVESTMENT LTEE
C6418	LA MIVOIE BEACH RESORTS LIMITED
C6537	COTTON CLUB LIMITED
C7071	COMPAGNIE D'EXPORTATION DE MAQUETTES DE BATEAUX ET DE MEUBLE MARINS LTEE
C7377	GRAND BAY TOP TOURS DRIVE LTD
C7566	AMTISH CO LTD
C7701	VEGEFLORA LTD
C7839	AQUA BEACH MANAGEMENT LIMITED
C8867	CEUNEAU MARINE COMPANY LIMITED
C9576	POSADAS LTD
C13937	R.S.AUTO AIR CON TRADING LTD
C16239	JAVIND ENTERPRISE & CO LTD
C23815	WORLD DELICACIES LTD
C40322	SOUTHERN UNION LTD
C40856	NORA FASHION LTD
C40952	RUCHA LTD
C40973	KLR DISTRIBUTION CO. LTD.

Date: 17 May 2018

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

General Notice No. 863 of 2018

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

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

C41007	NITRAM INTERNATIONAL LTD
C41050	ANSARO METAL WORKSHOP LTD
C41078	BEST SEA FOODS TRADING LTD
C41082	MASCAREIGNE ELECTRIQUE LTEE
C41099	PHILQUIN CONSTRUCTION CO LTD
C41112	KASHER ENTERPRISES LTD
C41133	MIX WASH CO. LTD
C41167	MONDIALE TOURISME ELECTRONIQUE LTEE
C41176	RAHUL CO LTD
C41189	LE KANGOUROU LTEE
C41190	MACQUARIE CONSULTING INTERNATIONAL LTD
C41287	FINEST ENGINEERING CO LTD
C41351	MEC ELECTRICAL CO LTD
C41378	VMRAM CO. LTD.
C41443	U.R.A COMPANY LTD
C41498	ULTRACOM LTEE
C41526	HURO MARKETING LTD.
C41541	TOP MAINTENANCE COMPANY LIMITED.
C41693	LES EDITIONS LIS LTEE
C41723	KTEMA LTD.
C41724	OCEAN STATIONERY LIMITED
C41763	R. JOBE DEVELOPMENT CO LTD
C41804	EVERYDAY CREATION LTD
C41812	EKA TECHNOLOGIES LTD
C41834	DV COMMUNICATION LTD
C41900	S.D.A COMPANY LIMITED .
C41999	NBG. CO. LTD
C42009	PLANETE ARBRE LTD
C42013	PLANETE CABLE LTD
C42093	SCHOOL OF CORRESPONDENCE AND OPEN LEARNING LTD

C42104 CEBELEC LTEE
 C42106 LIBRAIRIE ET PAPETERIE LA PLUME D' OR
 LTEE
 C42137 ACCASON LTD
 C42182 BUSINESS RESEARCH SOLUTIONS LTD

Date: 21 May 2018

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

C7598 EDEN FARMS LTD
 C7650 FAMOUS INTERNATIONAL DEVELOPMENT
 LTD
 C7680 H & F ACTUEL CO LTD
 C7828 FOURNIER GROUP LTD
 C7833 JAVIRA LTD

Date : 22 May 2018

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

General Notice No. 864 of 2018

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

Notice is hereby given that the following
 companies have been struck off the Register :-

C2538 SECO COMPANY LIMITED
 C2571 SEWRAZ INVESTMENT LIMITED
 C2592 LIBERTAS LIMITED
 C2624 RODRIGUES HOTEL & TRAVEL COMPANY
 LIMITED
 C2750 MARKIMEX & CIE. LIMITEE
 C3587 P.M. CONSULTANTS LTD
 C3891 DECORATIVE DOOR MANUFACTURER LTD
 C4030 FIRST GARMENTS, LIMITED
 C4489 AB MANUFACTURING CO LTD
 C4662 COUNTRY FASHION LTD
 C5101 RAMTEXTILE CO. LTD.
 C5402 CHARMWEAR COMPANY LIMITED
 C5492 SAXON PROPERTIES LIMITED
 C5606 QUALITY GARMENTS LIMITED
 C5778 HURREE & HURREE LIMITED
 C6009 PRESTOPRINT LIMITED
 C6214 MAURI INVESTMENT LTD
 C6484 PREST TRADING LTD
 C6641 RAKO TEXTILE LIMITEE
 C6980 GOLDFINCH AGENCY -LTD
 C7486 INDIAN OCEAN TELEPHONE ENGINEERING
 LTD

General Notice No. 865 of 2018

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

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

C42203 VNO MANUFACTURING LTD
 C42227 ROCHES BRUNES COLD STORAGE
 LIMITED
 C42260 NAD COMPANY LTD
 C42286 XTREME CARS LIMITED
 C42336 ETOILE DES ILES LTEE
 C42382 DEAL AGENCY LTD
 C42440 G.D.A DISTRIBUTION LTD
 C42465 FBT DESIGN LTD
 C42512 GEMWAYS LOGISTICS CO LTD
 C42557 KSUV LTEE
 C42685 A.L.A LTD
 C42819 RAJWAHNEE BUS SERVICE CO LTD
 C43087 ASCALAG COMPANY LIMITED
 C43169 PRR LTD
 C43208 RAYMODE SHOES CO. LTD
 C43382 PRO-EXCEL COMPANY LTD
 C43443 HOUSE OF LABELS CO LTD
 C44300 AFRICAN TOP LEVEL DOMAINS LTD
 C47850 VISH'OR INTERNATIONAL LIMITED

C53317 CYBERHUB IT SERVICES LTD
 C55555 DUS INVESTMENTS LTD
 C61794 FIBRE TECHNOLOGIES INDUSTRIES
 LIMITED

Date : 23 May 2018

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

General Notice No. 866 of 2018

THE MAURITIUS STANDARDS BUREAU ACT 1993

DECLARATION OF DRAFT MAURITIAN STANDARDS

Notice is hereby given by the Standards Council in accordance with Section 18 of the Mauritius Standards Bureau Act 1993 that the following Draft Mauritian Standards are declared:

No.	Reference	Title
1	DMS ISO 817:2014 + Amd 1:2017	Refrigerants - Designation and safety classification
2	DMS ISO 5149-1:2014 + Amd 1:2015	Refrigerating systems and heat pumps - Safety and environmental requirements - Part 1: Definitions, classification and selection criteria
3	DMS ISO 5149-2:2014	Refrigerating systems and heat pumps - Safety and environmental requirements - Part 2: Design, construction, testing, marking and documentation
4	DMS ISO 5149-3:2014	Refrigerating systems and heat pumps - Safety and environmental requirements - Part 3: Installation site
5	DMS ISO 5149-4:2014	Refrigerating systems and heat pumps - Safety and environmental requirements - Part 4: Operation, maintenance, repair and recovery
6	DMS ISO 14024:2018	Environmental labels and declarations - Type I environmental labelling - Principles and procedures
7	DMS ISO/FDIS 14080	Greenhouse gas management and related activities - Framework and principles for methodologies on climate actions
8	DMS ISO 11999-6 : 2016	PPE for firefighters - Test methods and requirements for PPE used by firefighters who are at risk of exposure to high levels of heat and/or flame while fighting fires occurring in structures - Part 6: Footwear
9	DMS ISO 11999-9 :2016	PPE for firefighters - Test methods and requirements for PPE used by firefighters who are at risk of exposure to high levels of heat and/or flame while fighting fires occurring in structures - Part 9: Fire hoods
10	DMS ISO/TS 16976-1:2015	Respiratory protective devices - Human factors - Part 1: Metabolic rates and respiratory flow rates
11	DMS ISO/TS 16976-2:2015	Respiratory protective devices - Human factors - Part 2: Anthropometrics
12	DMS 300: 2018 (ARS/AES 01:2014)	Agriculture - Sustainability and eco-labelling - Requirements
13	DMS 301: 2018 (ARS/ AES 02:2014)	Fisheries - Sustainability and eco-labelling - Requirements
14	DMS 302: 2018 (ARS/ AES 03:2014)	Forestry - Sustainability and eco-labelling - Requirements
15	DMS 303: 2018 (ARS/ AES 04:2014)	Tourism - Sustainability and eco-labelling - Requirements

Any person may inspect the particulars of the draft standards at the Mauritius Standards Bureau.

Any person may within 60 days from the publication of the notice, lodge with the Acting Director, Mauritius Standards Bureau a written objection or representation concerning the draft standards.

Date: May 2018

Ministry of Industry, Commerce and Consumer Protection

General Notice No. 867 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 APPLICANT</u>	<u>VEHICLE NUMBER & MAXIMUM GROSS WEIGHT</u>	<u>BASE OF OPERATION</u>	<u>GOODS TO BE CARRIED</u>
299	NTA/PUB/A/LC/18630	G Michel&Son Truck Investment Ltd	NYP 32000Kg GV	Le Bosquet, Cit� Barkly, Beau-Bassin	General Goods
300	NTA/PUB/A/LC/18631	JEEANODY Mammad Riyaad	NYP 32000Kg GV	Rio Road, 9th Mile, Triolet	General Goods
301	NTA/PUB/A/LC/18632	ABDOOLLA Shawkatally	NYP 6000Kg GV	Lislet Geoffroy Road, Port Louis	General Goods
302	NTA/PUB/A/LC/18633	MUNORUTH Nishall	4198ZU06 32000Kg GV	Royal Road, Quatre Cocos	General Goods + Sugar in Bulk
303	NTA/PUB/A/LC/18634	Streetflyer Logistics Ltd	NYP 30000Kg GV	Fountain Street, Camp Yolloff, Port Louis	Containers
304	NTA/PUB/A/LC/18635	SUNNOO Ravising	NYP 4915Kg GV	Avenue Des Lys, Canot, Bambous	General Goods
305	NTA/PUB/A/LC/18636	Yuvakshi Co Ltd	933ZL97 24390Kg GV	Royal Road, Camp Thorel	General Goods

NATIONAL TRANSPORT AUTHORITY — *continued***APPLICATION FOR VARIATION OF PUBLIC 'A' CARRIER'S LICENCE**

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF APPLICANT</u>	<u>VEHICLE NUMBER & MAXIMUM GROSS WEIGHT</u>	<u>BASE OF OPERATION</u>	<u>GOODS TO BE CARRIED</u>
306	NTA/PUB/A/LC/15923	Draincare Ltd	1599ZV05 32000Kg GV	The Tempest, Floreale	From: Effluent To: General Goods

APPLICATION FOR TRANSFER OF PUBLIC SERVICE VEHICLE (TAXI) LICENCE

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF APPLICANT</u>	<u>VEHICLE NUMBER</u>	<u>BASE OF OPERATION</u>
63	31685/C	From: (Late) Rajputh SADASING To: Heirs Rajputh SADASING to be represented by Mr. Bhushan Kevin SADASING	Taxi Car 3262	Victoria Beachcomber Resort & Spa

APPLICATION FOR TRANSFER OF BASE OF OPERATION FOR TAXI LICENCE

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF APPLICANT</u>	<u>VEHICLE NUMBER</u>	<u>BASE OF OPERATION</u>
64	44326/C	Joseph Darvenson EDOUARD	Taxi Car 81DZ13	From: Pailles To: 44, Dechouchers Street, Roche Bois, Port Louis

NATIONAL TRANSPORT AUTHORITY — *continued***APPLICATION FOR TRANSFER OF PUBLIC SERVICE VEHICLE
(CONTRACT CAR) LICENCE**

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF APPLICANT</u>	<u>VEHICLE NUMBER</u>	<u>BASE OF OPERATION</u>
16	19661/D	From: Beach Car Ltd	4 Cars 1208FB13	From: CTR Lane, Mesnil
		To: Birrd Travel Tours Ltd	2498AP14 6768SP14 6908SP12	To: Royal Road, Goodlands

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

**MSI Building
Les Cassis
Port Louis
22 May 2018**

General Notice No. 868 of 2018

NATIONAL TRANSPORT AUTHORITY

Application for taxi licences

Notice is hereby given that the Authority proposes to grant taxi licences to operate from **Camp Mapou, Henrieta**.

2. CRITERIA

Applicants must satisfy the following criteria:

- (a) they must be residents of the locality in respect of which they are applying and must produce documentary evidence to that effect;
- (b) they must be holder of a valid driving licence for taxi;
- (c) they must have a clean criminal record for the last three years;
- (d) they must be the full-time driver in case their applications are successful;
- (e) they must provide a full-time service to the inhabitants of their locality in case their applications have been approved; and
- (f) they must not have been the holder of a taxi licence which had either lapsed or been revoked or transferred to a third party.

3. Applicants who have applied in response to press communiqué dated 13 September 2014 should not submit fresh applications. Their applications, together with the newly made applications, shall be considered by the Authority.

4. MODE OF APPLICATION

- (a) Application forms may be collected at the Licensing Section of the Authority, MSI Building, Cassis between 09h00 and 15h00 on any working day as from 28 May 2018.
- (b) Application forms duly filled in, together with an application fee of Rs. 300, shall be deposited at the Licensing Section on 01 June 2018 by 15h00 at latest.
- (c) Applicants must produce the original as well as a copy of the following:
 - (i) Birth Certificate,
 - (ii) National Identity Card,
 - (iii) Driving Licence,
 - (iv) Utility Bill (CEB or CWA) and
 - (v) One passport sized photograph

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

5. WARNING

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

MSI Building
Les Cassis
Port Louis
22 May 2018

General Notice No. 869 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

AWARD

ERT/ RN 79/17 to ERT/RN 88/17

Before

Indiren Sivaramen	Vice-President
Vijay Kumar Mohit	Member
Rabin Gungoo	Member
Teenah Jutton-Seeburrun	Member

In the matter of:-

Mr Jean-Didier Fabrice Barbe (Disputant No 1)

And

Air Mauritius Ltd (Respondent)

Mr Mahendranath Bhoyroo (Disputant No 2)

And

Air Mauritius Ltd (Respondent)

Mrs Mary Joyce Glenz (Disputant No 3)

And

Air Mauritius Ltd (Respondent)

Mr Dominic Gouges (Disputant No 4)

And

Air Mauritius Ltd (Respondent)

Mr Jackdeep Jhurry (Disputant No 5)

And

Air Mauritius Ltd (Respondent)

Mr Mohamed Feizal Kheedeer (Disputant No 6)

And

Air Mauritius Ltd (Respondent)

Mr Leelum Kumar Rogbeer (Disputant No 7)

And

Air Mauritius Ltd (Respondent)

Mr Rajendrasingh Seewoonarain (Disputant No 8)

And

Air Mauritius Ltd (Respondent)

Mr Muhammad Beelal Summally (Disputant No 9)

And

Air Mauritius Ltd (Respondent)

Mrs Tiam Mee Michaud (Disputant No 10)**And****Air Mauritius Ltd (Respondent)**

The above cases have 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"). All the cases were consolidated following a motion made by Counsel for Disputants and to which there was no objection on the part of Respondent. The Disputants and Respondent were assisted by Counsel. The terms of reference were identical in all the cases and read as follows:

- "1. *Whether Air Mauritius Ltd was entitled unilaterally cancel all offers for the position of Crew Service Leader after having offered employment as Crew Service Leader to the employee; and*
2. *Whether the employee should be compensated with back-pay, including monthly allowances and other benefits as stipulated in Air Mauritius Ltd's offer of employment for the post of Crew Service Leader."*

Disputant No 4 deposed before the Tribunal and he stated that he occupies the post of Senior Flight Purser (SFP) at the Respondent since 2007. He referred to the internal vacancy notice for the post of Crew Service Leader (CSL) (copy thereof marked Doc A). Disputant No 4 also referred to a letter from Respondent explaining the implementation of the CSL position and the benefits attached to the position. He also deposed in relation to the salary increase proposed, monthly allowance and fuel allowance proposed when comparing the post of CSL with that of SFP. There were four stages in the selection exercise and after the four exercises, he received a letter from Respondent informing him that Respondent was offering him employment as CSL on probation for a period of six months (copy of letter produced and marked Doc F).

Disputant No 4 stated that this was "une offre définitive" and that he signed the letter to indicate his approval of the said offer and returned the letter personally to the HR department. The letter had to be returned duly signed at latest by 3 April 2015 and he did so. The letter was accepted by the HR Department. In between, there was a mail sent on 26 March 2015 by Mrs Purmessur informing them that the post of CSL had been put on hold (copy marked Doc G). Disputant No 4 averred that Respondent accepted his signed copy of the letter. According to him, there was a valid agreement between Respondent and him. He stated that the mail could not have annulled the offer of Respondent. There were letters of representation sent to the then CEOs and

Chairman of the Board and eventually a meeting was held on 16 September 2016 where they were informed that the post of CSL was still "put on hold". It was only in July 2017 that a "memo" was issued indicating that the project of CSL was cancelled (copy marked Doc L).

Disputant No 4 stated that there was a "déception totale, dégout, colère". For cabin crew, there is no other post beyond that of SFP. He prayed that his rights as CSL be reinstated to him and that he benefits from all his back-pay, rights and other benefits attached to the post of CSL.

In cross-examination, Disputant No 4 stated that he started as Cabin Crew and was promoted to Flight Purser and then Senior Flight Purser which is the top most post in his field as at today. He returned a signed copy of the letter of offer in the office of HR on 2 April 2015. He returned the letter well after having received the mail of 26 March 2015 but he averred that his letter was accepted. He agreed that at a meeting he was informed that the Board of Respondent had commissioned an overall HR audit. Disputant No 4 stated that he was not aware that following the Board's decision of 20 March 2015 to commission a full HR audit, the Board decided on 25 March 2015 to put on hold all appointment exercises until completion of the HR audit. However, he was informed in July 2017 through a memo that the Respondent would not go ahead with the post of CSL and that management was working on an alternative which would be proposed.

Disputant No 4 stated that for the post of CSL the incumbents would have had to do in addition office work. As at today, he agreed that he was still a SFP. He conceded that he has never worked as CSL because the post has never been implemented. In re-examination, Disputant No 4 stated that when he signed the contract of CSL, the highest post within his work structure became the post of CSL. He was never given the opportunity to work as CSL. Disputant No 4 stated that he was told that those who did not make it to the post of CSL would stay as SFP. He suggested that there would have been two posts namely SFP and CSL. He also averred that he returned his letter after returning to Mauritius on a flight and that he had had no time to read his mails.

Disputant No 3 deponed at another sitting and she agreed with what Disputant No 4 had stated before the Tribunal. She returned her letter through a third party on 2 April 2015. She stated that when she returned her letter on 2 April 2015 this gave rise to an unconditional contract. In cross-examination, Disputant No 3 confirmed that she was aware of the mail sent by Mrs Purmessur on 26 March 2015 well before she returned her letter of acceptance. She agreed that she has continued to perform as SFP even though she added that in between she signed the contract for CSL. She maintained that the post of CSL would not have replaced the post of SFP because some of the

SFPs would not have accepted the post whilst some would not have been qualified for the post.

Disputant No 1 then deponed before the Tribunal and he stated that he agreed with what Disputant No 4 had stated before the Tribunal and with documents the latter had produced. He returned his letter on 26 March 2015 and the letter was accepted. He averred that there was a new contract with new conditions and duties. Disputant No 1 stated that in his case even though he is working as SFP, remunerated as SFP and flying as SFP, he still does not have a formal contract with Respondent as SFP. He only has a mere letter dated 4 May 2011, a copy of which he produced (Doc M). He explained the circumstances leading to Doc M. He suggested that there was an error as to his effective date of entry on the SFP contract sent to him and that as at today he has still not signed his contract.

In cross-examination, Disputant No 1 stated that he did cause a "mise en demeure" to be served on Respondent because of the anomaly which he believes there is in relation to his date of entry. He agreed that he would have signed the contract if there was no such error on the date. He stated that he received Mrs Purmessur's mail after having already returned his acceptance letter on 26 March 2015. He left the letter at the HR department. In re-examination, Disputant No 1 stated that he receives the salary and conditions of service of SFP as from 1 July 2011 as per Doc M.

Disputant No 8 deponed at yet another sitting of the Tribunal and he agreed with what Disputant No 4 had stated and with the documents the latter had produced before the Tribunal. He stated that he returned his letter of acceptance on or about 25 March 2015. He stated that the letter was signed on 24 March and was returned on or about 25 March. He averred that there was an unconditional offer and that the contract was binding.

In cross-examination, Disputant No 8 agreed that it was possible that the letter of offer was issued to him on 25 March. When questioned as to how he could have accepted the letter on 24 March, Disputant No 8 then stated that it could have been a lapsus and that when he signed the letter he saw the actual date of the letter and inserted that date. When confronted with the dispatch book, Disputant No 8 conceded that he received the letter on 25 March and that the date he has put for accepting the offer was a lapsus.

Mr Keetharuth, a Senior Manager at the Respondent, then deponed before the Tribunal. As Senior Manager in the Cabin Operations, he was responsible to manage the whole cabin crew of Respondent and the SFPs have to report directly to him. He explained the rationale for the post of CSL and stated that the Respondent wanted to replace the position of SFP by that of CSL so that the CSL would do the connection between the inflight environment and the office. He then expatiated that with the project of CSL it

was intended to replace the SFP but Respondent "had also taken care that if ever a minority few could not make it to the level in the selection, we would give them a benefit on personal to bearer basis and that too provided the group size is a reasonable one." In case some of them did not succeed in the recruitment process, they would be left as SFP but on a personal to bearer basis. For those who were on the borderline, there would have been additional training and an extended probation period just to get the required number of people to take the position of CSL. Sixty-three candidates applied for the post of CSL and fifty-three were successful, five had to go through a longer probation period and five were not successful.

Mr Keetharuth stated that Management started to issue letters to the successful candidates on 25 March 2015 but not all successful candidates had been issued with their letters. He suggested that letters were probably issued in relation to those who were then in the country. Then there was a Board decision which was communicated to them not to go ahead with any promotion or appointment within the organization. There were two board resolutions dated 20 March 2015 and 25 March 2015 whereby management was requested to refrain from any re-structuring exercise and appointments in the company until the completion of the HR audit commissioned by the Board at its meeting of 20 March 2015. A mail was issued to all applicants on 26 March 2015 informing them that the post had been put on hold. Some of them replied to the offer after the mail had been sent to them. Mr Keetharuth stated that following the acceptance of the letter of offer, the successful candidates would, if the post was not put on hold, have had to undergo a training process before taking the post of CSL after the required logistics would have been put in place.

Mr Keetharuth averred that the disputants would have started earning their salary as CSL when they would have been given their contract of CSL. According to him, the contracts would have been given to the disputants when they would start performing as CSL that is performing also office work. Mr Keetharuth stated that it is impossible for the project to go ahead with only twelve CSLs in parallel with SFPs.

In cross-examination, Mr Keetharuth stated that management found that the CSL project was the answer to correct part of the weakness identified by the Skytrax audit. A Malaysian firm was engaged by Respondent for the selection process in the present case. Mr Keetharuth identified nine sets of documents pertaining to copies of letters of offer issued and produced same (Docs N to N8). He agreed that in the letters of offer addressed to the disputants there is no mention that the post may not be filled. He however added that what is not cancelled is maintained. Mr Keetharuth stated that an offer was made because they had decided to fill up the post. He agreed that the Respondent may have created a legitimate expectation but he did not agree that Respondent had offered the disputants a contract. He agreed that Disputant No 1 has

not yet signed a contract as SFP with Respondent but added that the latter has been doing the job.

Mr Keetharuth agreed that it was only in 2017 that the Disputants were informed that the post of CSL was abandoned altogether. He was then referred to alleged appointments made in January and February 2016 at the Respondent which were announced by way of internal memo. Mr Keetharuth stated that since the disputants had not been trained, were not performing the job of CSL and in the absence of any set up for office work to be carried out, the disputants did not have a contract to work as CSL with Respondent. He, however, agreed that all the disputants had accepted the offers made to them within the deadline imparted to them in the said letters. He also produced certified copies of extracts of the relevant Board resolutions of 20 March 2015 and 25 March 2015 (Docs O and P).

The Tribunal has examined all the evidence adduced and the submissions made by Counsel on either side. The crux of the matter is the letter of offer dated 24 March 2015 (in all the cases) from the Respondent and we will reproduce the said letter in its entirety. The letter of offer was identical in all the cases except obviously in relation to the names of the addressees and the salary offered in each particular case. The letter read as follows:

24 March 2015

*Mr. ...
c/o Cabin Operations Department
SSR International Airport*

Sir,

Position of Crew Service Leader – Cabin Operations

Following your application and participation in the selection exercise for the position of Crew Service Leader in the Cabin Operations Department, Management is pleased to inform you that you have been found suitable for the above position.

We are accordingly writing to offer you employment as Crew Service Leader on a probation basis for a period of six months. Confirmation in your new position will be subject to satisfactory conduct and performance during the probation period. In the event of unsatisfactory performance and conduct, your six months' probation period may be extended for a further 3 months period.

Your movement from your current position to the one of Crew Service Leader will be with effect from 01 July 2015.

The conditions applicable to this position are as follows:

- (1) You will be paid a basic salary of Rs on the MCL scale. The salary will be adjusted when computing annual increment effective 01 April 2015, should the annual increment be payable.*
- (2) A Rs5000/- monthly allowance will be payable for office duties.*
- (3) Prorated fuel and maintenance allowances for attending office duties should you commute by your own means of transport.*

While on flying duties, you will be responsible and report to the Captain on board the aircraft.

For all office duties as Crew Service Leader, you will report and be responsible to the Senior Manager – Cabin Operations (presently Mr Vikash Keetharuth) or such other Manager of the Company as may be designated by him/her. The Company reserves the right to change the above reporting relationship.

The main duties this position is set out in the schedule appended to this letter. The list is not exhaustive and can be subject to review. You shall from time to time be required to perform such cognate duties as may be assigned to you by your immediate superior.

The terms of the present agreement will not be applicable and be effective between the Company and yourself until you have signed the acknowledgement of acceptance at the bottom of the agreement.

*You are kindly requested to return one signed copy of this agreement to the **Manager Human Resources** at latest **by Friday 03 April 2015** to indicate that you have accepted the terms of this offer of employment.*

The above agreement will not be valid if received after the abovementioned date, unless you show good cause for the late submission.

Upon your acceptance of the above offer and upon assumption of duty in the position, a formal contract of employment together with a detailed scheme of duties will be issued to you as Crew Service Leader.

Done in good faith and in duplicate.

Yours faithfully,

N K Purmessur (Mrs)
Manager Human Resources

It is appropriate to note that to this letter was appended a list of duties which consisted of no less than twenty (20) "main duties" which the CSL would amongst others be mainly responsible for. Also, specific basic salaries were inserted in the letters of offer (Doc F and Doc N to N8).

A cut-off date, which was Friday 3 April 2015 was expressly provided for in the letter for the addressees to return a signed copy of the "agreement" to indicate that they have accepted the terms of the offer of employment. In this particular case, there is no evidence and it has not been averred that the disputants did not send their acceptance within the delay granted by the Respondent for them to communicate their acceptance to the offer made to each one of them. In fact, it is admitted at paragraph 3 of the Statement of Case of Respondent that the disputants' acceptance of the conditional offer of employment was before the deadline of 3 April 2015. The real issue is the mail which was issued to all applicants on 26 March 2015 informing them that the post had been put on hold. The mail reads as follows:

"Dear colleagues,

We wish to inform that Management has instructions to keep on hold all recruitment, promotions and transfers across the company. To this effect we are informing you that all offers for the position of Crew Service Leader has been put on hold until further notice."

Roshni Purmessur

Manager – Human Resource

HR Department

There was no communication yet that the Respondent was no longer going ahead with the post of CSL. Evidence has been adduced as to when some of the disputants have returned copies of the letters of offer signed by them. Disputant No 8 conceded that the date he inserted when signing the letter of offer may be a lapsus. He was quite hesitant and stated that he returned the letter on or about 25 March 2015. There is no conclusive evidence from him as to the exact date he returned his letter. However, there is also no evidence as to when Disputant No 8 actually took cognizance of the mail of 26 March 2015 from Mrs Purmessur. Apart from Disputant No 1 who avers that

he returned his letter in the morning of 26 March 2015 before receiving the mail of 26 March 2015, all disputants must have returned their letters after the mail of 26 March 2015 (for Disputants Nos 7 and 8 the Tribunal has not been provided with sufficient indication on this issue). The Tribunal has not been enlightened further as to whether the disputants (except for Disputants Nos 3 and 4 who clearly took cognizance of the mail from Respondent before sending their letters of acceptance) actually took cognizance of the mail before returning their letters of acceptance of the offer. The Respondent has averred at paragraph 2 of its Statement of Case that the disputants signified their acceptance of the conditional offer after Respondent had officially informed them on 26 March 2015 that the post of CSL had been put on hold. In the light of the evidence on record, we find on a balance of probabilities that, except for Disputant No 1 who may have received the mail from Respondent only after returning his letter of acceptance, the other disputants must have returned their letters of acceptance after the mail of 26 March 2015 (irrespective of whether they actually took cognizance of the mail on the same day).

The Tribunal has examined the relevant case law and doctrine referred to by Counsel. In **Traité de droit du travail, Contrat de Travail par G.H Camerlynck, 1968, p 138**, we can read :

“ 78. Dans la pratique, la conclusion du contrat de travail sera fréquemment précédée d'une offre, qui émane le plus souvent de l'employeur. En l'absence de dispositions particulières du Code du travail le problème de la validité et de la force obligatoire de l'offre doit être résolu par l'application des principes généraux du droit civil.

- a) L'offre n'a tout d'abord de valeur qu'à condition d'être complète et précise, concernant notamment la nature de l'emploi proposé et la rémunération correspondante. Il y a sinon simples pourparlers.*
- b) De plus, étant donné l'intuitus personae qui préside à la conclusion du contrat de travail, et les usages en la matière, l'offre ne peut obliger le sollicitant que lorsqu'elle s'adresse à un bénéficiaire désigné.*

...

Par contre, l'offre ferme et précise, adressée à une personne dénommée, engage la responsabilité de son auteur.”

In **Le Contrat de travail : Aspects théoriques et pratiques, par Viviane Vannes, 1996, p 93**, it is provided as follows :

“En revanche, une offre d'emploi devenue définitive, qui contient des conditions d'engagement précises et suffisantes n'exigeant que l'approbation du destinataire

(201), forme le contrat de travail au moment de l'acceptation par le candidat (202). Au moment de l'acceptation de l'offre, la volonté de conclure un contrat de travail est devenue commune aux deux parties. Le contrat de travail existe dès lors à ce moment, et ce même si la prise de cours du contrat peut être différée."

In **Traité de droit du travail, Contrat de Travail** par G.H Camerlynck, 1973, p 39, we have the following :

« 78. A défaut par les parties d'avoir arrêté les termes de leur accord sous forme d'une lettre d'engagement sollicitée par le salarié, le contrat n'est pas définitivement conclu. Dès lors la rupture des pourparlers ne peut donner lieu au paiement du préavis conventionnel (1).

Une entreprise qui, en incitant un salarié à donner sa démission de son précédent emploi et à exposer des frais de voyages, lui a fait à la légère, une offre d'embauchage génératrice d'un préjudice pour l'intéressée ne peut sans faute révoquer son engagement dans un délai de 9 jours n'excédant pas le temps de réflexion et de réponse qu'à défaut de l'avoir préalablement fixé, elle est tenue d'accord au salarié, peu importe qu'une période d'essai ait été prévue.(2) »

Dr. D. Fok Kan in Introduction au droit du travail mauricien, 1/ Les relations individuelles de travail, 2^{ème} édition, p 79, states the following:

« Le consentement s'exprime par une offre et une acceptation sur tous les points essentiels du contrat, notamment la rémunération et l'activité. En principe général, avant acceptation, une offre peut être librement révoquée. Dans certaines circonstances toutefois une révocation peut constituer une faute et engage la responsabilité délictuelle de l'employeur. Il en serait ainsi si l'employeur n'accorde pas à l'employé un temps raisonnable pour l'acceptation de l'offre avant de la révoquer. Ainsi dans un arrêt du 22 mars 1972 la cour de cassation a pu décider qu'un délai de neuf jours n'excédait pas le temps de réflexion et de réponse. Il est toutefois à noter que dans l'espèce l'employeur avait incité l'employé à donner sa démission de son précédent emploi. Afin d'éviter de tels problèmes il serait prudent pour l'employeur de fixer le délai de réponse. »

In the present case, it is clear from the letter of offer (see above), that the offer constituted an offer which was « *complète et précise, concernant notamment la nature de l'emploi proposé et la rémunération correspondante.* » Every letter of offer was addressed to each of the disputants individually and was « *ferme et précise, adressée à une personne dénommée* » and would thus constitute « *une obligation pour le sollicitant.* » The last paragraphs in the letter of offer give a clear indication of the willingness of the employer to enter into an agreement with the addressee of the letter. Thus, the letter includes the following :

The terms of the present agreement will not be applicable and be effective between the Company and yourself until you have signed the acknowledgement of acceptance at the bottom of the agreement.

*You are kindly requested to return one signed copy of this agreement to the **Manager Human Resources** at latest **by Friday 03 April 2015** to indicate that you have accepted the terms of this offer of employment.*

The above agreement will not be valid if received after the abovementioned date, unless you show good cause for the late submission.

Upon your acceptance of the above offer and upon assumption of duty in the position, a formal contract of employment together with a detailed scheme of duties will be issued to you as Crew Service Leader.

When we read a *contrario* the first paragraph reproduced above, we find that the terms of the present agreement will be applicable and effective between the company and the worker when the worker has signed the acknowledgement of acceptance. Also, the agreement will be valid if the signed copy of the agreement is received within the cut-off date mentioned. The last paragraph in our mind relates only to the drawing of a "formal contract of employment" which will merely formalize the agreement already entered into between the parties. Even the right which the Respondent had reserved in the internal vacancy notice not to proceed with the filling of the vacancy was not referred to at all in the letter of offer. The intention of the parties was clear and the third paragraph of the letter is in line with same and reads as follows:

"Your movement from your current position to the one of Crew Service Leader will be with effect from 01 July 2015."

It is only with the memorandum of 6 July 2017 (copy marked Doc L) that "all cabin crew" have been finally informed, among other things, that:

« ... We also wish to inform you that Management has taken a stand not to proceed with the CSL position.

An alternative plan that encompasses all grades will be elaborated and communicated in due course. (...) »

Respondent has adduced evidence to explain why Respondent has initially put on hold the post of CSL. Certified copies of extracts of minutes of the proceedings of the board meetings of 20 March 2015 and 25 March 2015 have been produced (Docs P and O respectively). The communication from the Chairman at the meeting of 20 March 2015 was in relation to the need for a HR audit throughout the organisation. *"The aim would be to assess the efficiency of the Air Mauritius workforce, to understand the effectiveness of its organizational dynamics, to situate responsibilities and to identify*

potential remedial actions, with a view to optimizing the human resources while focusing on productivity and sustainability of the organization."

It is at the Board meeting of 25 March 2015 that Management was requested to refrain from any restructuring exercise and appointments in the company until completion of the HR audit. This was the Board's decision and the Tribunal will obviously abstain from enquiring into the Board's decision in relation to the setting up of the HR audit. The aims of the HR audit were as per Doc P and in any event appear to be quite legitimate and cannot be said to be unreasonable. In the light of the decision of the Board of Directors on 25 March 2015, Management was requested to refrain from any restructuring exercise and appointments in the company until completion of the HR audit and the post of CSL was put on hold. There is no indication that the Board's decision was geared specifically towards the post of CSL or that there was any "intention de nuire" the disputants. The Disputants have not challenged the evidence that there were other SFPs who were about to be appointed as CSLs. The evidence of Mr Keetharuth as to why, according to him, letters were issued only to the disputants in the first place is on record. The Tribunal needs to consider the legal nature of the letters of offer and their effect when the post of CSL was put on hold and eventually abandoned.

As mere guidance, we may also refer to "*Rencontre des volontés dans un contrat*" from <http://www.cours-de-droit.net/rencontre-des-volontes-dans-un-contrat-a121603164> which reads as follows:

"Valeur juridique de l'offre

La question de la valeur juridique de l'offre a une grande importance pratique. En effet, il s'agit de savoir si l'offre crée un véritable engagement à la charge de l'offrant. Autrement dit, doit-il maintenir son offre pendant un certain temps ? Est-il obligé de conclure le contrat avec celui qui l'accepte ? Ou, au contraire, est-il libre de révoquer son offre quand il le désire ?

La jurisprudence a posé en principe que l'offre peut être retirée tant qu'elle n'a pas été acceptée. Cela se justifie par le fait que l'offre est une simple proposition de contracter; elle ne contient en principe aucun engagement de l'offrant ; puisque cette proposition émane d'une volonté unilatérale, elle ne crée pas de véritable obligation. L'offrant peut donc défaire seul ce qu'il a fait seul. Le principe est donc celui de la libre révocabilité de l'offre tant qu'aucune acceptation n'est intervenue. Mais la jurisprudence a délimité les contours de cette liberté. Elle retient tout d'abord que lorsque l'offre est assortie d'un délai déterminé, l'offrant ne peut pas la rétracter pendant ce délai. Ensuite, même lorsque l'offre ne précise aucun délai, la jurisprudence estime qu'elle doit être maintenue pendant un délai raisonnable, apprécié par le juge selon les usages et les circonstances. Les projets de réforme consacrent cette jurisprudence.

Reste à savoir quelle est la sanction de l'irrespect de ces règles, c'est-à-dire d'une révocation abusive. Il est certain que celui qui révoque son offre pendant le délai déterminé ou raisonnable peut être condamné à verser des dommages et intérêts. Mais peut-on aller plus loin et estimer que la révocation intervenue dans ces circonstances est sans effet et que le contrat s'est donc formé au moment de l'acceptation ? La jurisprudence y est hostile. »

In this particular case, all the disputants had agreed to the terms of the letters of offer addressed to them and had returned signed copies before the deadline imparted to them. By unilaterally putting on hold all offers for the post of CSL and eventually not proceeding with the post of CSL, the Respondent no doubt altered and revoked the offers made to the disputants. The putting on hold of the offers was done when the disputants were still within the delay imparted to them to accept the offer. The Tribunal holds that in the absence of any "force majeure", the Respondent was not in the present matter entitled to unilaterally put on hold and eventually cancel the offers for the position of CSL.

However, the issue is what remedy, if any, is available to the disputants following the putting on hold and eventually the decision of Respondent not to proceed with the position of CSL after firm offers had already been made to the disputants. **Dr Fok Kan** in his book **Introduction to Mauritian Labour Law, 2/ The Law of Industrial Relations** at page 67 refers to the cases of **Mrs D.C.Y.P and The Sun Casino Ltd, RN 202/1988** and **Mr Mootoosamy and The Bank of Baroda, RN 155/1984**. He states the following:

It is submitted that such an approach could also be adopted in Mauritian law as the line of reasoning adopted in the two cases of In Re : Mrs D.C.Y.P. and The Sun Casino Ltd²⁰⁷ and In Re: Mootoosamy and The Bank of Baroda²⁰⁸ shows. The PAT was prepared to compensate the employee on the basis of the bad faith of the employer. Admittedly the PAT considered these two cases to be exceptional. Both cases concerned claims by individual employees who felt that they had been victimised when they were not promoted to a higher post. The PAT referred to "fundamental principles of fair employment" and condemned the employer to pay a certain sum of money to the employees. But the Tribunal took care to state that

"Such an assessment is not to be regarded in any way as a punitive measure for any past fault or omission. This Tribunal is not here to award damages, it must only see how, by using whatever wisdom and experience it may have, an employee who has had every reason of feeling frustrated, who, in this case, even had to put up a very courageous but trying and tiring battle, and relinquish his frustration, feel safe and relaxed in his employment, recover his dignity and at the same time recover also even if it is only part of what could have been payable to him over a certain period, had his case been given a consideration similar to that given to others".

If we refer again to «*Rencontre des volontés dans un contrat*» (see above), we have the following footnote (3) when referring to the «solution traditionnelle» in relation to «la sanction» in relation to «une révocation abusive» of an offer. The footnote reads as follows: «... prévoit que la rétractation abusive de l'offre «n'engage que la responsabilité délictuelle de son auteur sans l'obliger à compenser la perte des bénéfices attendus du contrat». La solution est identique à celle posée au sujet de la rupture abusive des pourparlers.»

In the present case, given the unchallenged evidence on record in relation to the timing of the relevant board decisions, that it was impossible to proceed with the project of CSL with some ten CSLs, the alternative plan allegedly being contemplated as per the memorandum of 6 July 2017 (Doc L), the letters which were not yet sent to other allegedly successful SFPs because they were then not in the country according to Mr Keetharuth and the post of SFP which the disputants have always been occupying despite the letters of offer, the Tribunal finds that it cannot hold that the decision of Respondent not to proceed with the position of CSL is null and void. The Tribunal is also not satisfied that Respondent acted mala fides even though Respondent certainly committed a “faute” towards the Disputants by making “une révocation abusive” of the offers made to them. Even if we were to assume that in the case of at least one disputant, the parties had already entered into an agreement (whether under the “théorie de l’émission” or “la théorie de la réception” of the “acceptation”) before the agreement was terminated by Respondent, there is nothing on record which would suggest that it was the intention of Respondent to do otherwise than to terminate the said agreement/s. Also, there has been no “novation” since the contracts of employment of the disputants as SFPs were not replaced and the disputants are still operating as SFPs. Even if one was to argue that the disputants had been appointed as CSLs, there would have been no “extinction” of the obligations under their ‘former’ contracts of employment as SFPs. As employees, disputants would certainly wish to be able to claim benefits accrued following their employment as SFPs.

Be it in the case of “une révocation abusive” by the Respondent of the offers made to the disputants or of a termination of any agreement by the Respondent, the Tribunal finds that the Respondent may only be liable to damages. The disputants, in the light of the reasons given above and all the evidence on record cannot claim that they have been appointed as CSLs or that the revocation of the offers was null and void. Thus, as regards the dispute under limb 1, the Tribunal finds that an offeror who makes an offer unilaterally must be able to unilaterally cancel the said offer. However, in the present matter and bearing in mind all the evidence including the delay imparted to the disputants to accept the offers, the Respondent was not entitled to unilaterally put on hold and eventually ‘cancel’ the offers for the position of CSL as they did after having

made firm offers of employment as CSL to the disputants without incurring liability. It is apposite to note that the fact that the offers were put on hold in the first place before Respondent decided eventually not to proceed with the position of CSL does not affect our reasoning except that the uncertainty for the disputants was thereby prolonged. However, after analysing carefully the manner in which the terms of reference have been drafted under limb 1, the Tribunal finds that several essential elements are missing including the timing of the cancellation or putting on hold and cancellation of the offers; and any acceptance of the said offers. In the absence of such elements the dispute is merely to the effect whether the Respondent as offeror (making unilaterally offers for the position of CSL) was entitled to eventually cancel the offers made. As stated above, generally an offeror may cancel the offer he made unilaterally. Thus, on this basis alone the Tribunal will award that the Respondent was entitled to unilaterally cancel all offers for the position of CSL after having offered employment as CSL to the employees, and the dispute is set aside.

However, in the light of all the evidence adduced by the parties and for the reasons given above, the Tribunal trusts that the parties will take due consideration of the award of the Tribunal in its entirety.

As regards the second limb of the dispute, though the Tribunal is satisfied that the Respondent has committed a "faute" by making "une révocation abusive" of the offers/ termination of any agreement reached, the Tribunal finds that the matter relates more to a claim for damages than anything else. Bearing in mind the evidence on record, the Tribunal is not satisfied that the present matter, which could have applied to many other SFPs who, however, were not issued with their respective letters, is similar to the exceptional (underlining is ours) cases of **Mrs D.C.Y.P** and **Mr S.P Mootoosamy (see above)** where the then Permanent Arbitration Tribunal was prepared to compensate the employee on the basis of the deliberate wrong act of the employer in the first case and in the second one where "greater prejudice" had been caused to the disputant whose case had not been given similar consideration to that given to others. The Permanent Arbitration Tribunal took much care in providing specifically that the assessment of the sum of money ordered by the Tribunal to be paid by the employer "is not to be regarded in any way as a punitive measure for any past fault or omission." In an interpretation award (**RN 155A**) of the same case of **Mr S.P Mootoosamy (above)**, the Tribunal stated that the compensation was not meant to cover any damages incurred, but would serve as a moral boost up. In our opinion, the Tribunal is not here to award damages.

However, in the light of the observations made by the Tribunal in the present matter, the Tribunal will urge all parties to put their heads together to find a solution which will be acceptable to one and all. All avenues are to be explored including any form of correction "*so that future relations between all concerned be as smooth as possible.*" (case of **Mrs D.C.Y.P (above)**). The above situation has no doubt caused unnecessary

tension, loss of energy, resources and trust and the sooner an effective and acceptable solution is worked out, the better it will be, not only for the disputants but also for the Respondent. The Tribunal also bears in mind the own submission of Counsel for Respondent that *"it may well be that damages might be an adequate remedy for the Disputant but that is not the forum for that kind of claims here ... That claim should be made somewhere else."*

For all the reasons given above and bearing in mind the manner in which the terms of reference have been drafted where compensation in the form of back-pay including monthly allowances and other benefits is being sought, the dispute under limb 2 is set aside.

SD Indiren Sivaramen
Vice-President

SD Vijay Kumar Mohit
Member

SD Rabin Gungoo
Member

SD Teenah Jutton-Seeburrun
Member

22 May 2018

General Notice No. 870 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

AWARD

ERT/RN 93/17

Before

Rashid Hossen	-	President
Marie Désirée Lily Lactive (Ms)	-	Member
Rabin Gungoo	-	Member
Ghianeshwar Gokhool	-	Member

In the matter of:-

ERT/RN 93 /17–

Syndicat des Travailleurs Des Etablissements Privés (Disputant)

And

Grewals Mauritius Ltd (Respondent)

This is a referral of disputes for voluntary arbitration under Section 63 of the Employment Relations Act 2008, as amended. The Syndicat des Travailleurs Des Etablissements Privés (Disputant) and Grewals Mauritius Ltd (Respondent) met with deadlock in their talks over wage levels and conditions of work. On 17th July 2017, following advice from the Commission for Conciliation and Mediation, the parties referred the disputes to the Tribunal.

In its power to exercise its jurisdiction in such manner so as to enable the parties to the proceedings to avail themselves of the possibilities for further conciliation and mediation, the Tribunal invited the parties to further talks.

Indeed, after intensive and laborious negotiations over a relatively long lapse of time under the constant supervision of the Tribunal, the parties finally and happily reached an agreement and which is as follows:-

AGREEMENT

Between

Syndicat des Travailleurs des Etablissements Privés (STEP)
(hereinafter referred to as the “**Union**”)

And

Grewals Mauritius Ltd
(hereinafter referred to as the “**Employer**”)

PREAMBLE

- A. The Union represents the bargaining unit consisting of operatives of the Employer (hereinafter referred to as the “**Employees**” or “**Employee**”)
- B. The Union and the Employer started negotiations in or about April 2016 in relation to the renewal of the collective agreement which expired in or about February 2016.
- C. On or about 5th August 2016, the Union reported the existence of a labour dispute to the Commission for Conciliation and Mediation (hereinafter referred to as the “**CCM**”) under section 64(1) of the Employment Relations Act 2008. The terms of the dispute consisted of 17 items.
- D. On the 7th June 2017, the CCM reported that all points in dispute remained unresolved and advised the Parties to refer the dispute for voluntary arbitration.
- E. An agreement dated 17 July 2017 was signed between the Parties resolving some of the items of dispute and referring the remaining unresolved issues to the Employment Relations Tribunal (hereinafter referred to as “**ERT**”) by virtue of section 63 of the Employment Relations Act 2008.
- F. Fourteen items in dispute were referred to the ERT.
- G. Both Parties requested the ERT to assist them in reaching a settlement.

- H. The Parties have communicated with each other, and in the light of discussions and negotiations held, they have mutually reached the present agreement in relation to all items in dispute described below.

IT HAS THEREFORE BEEN AGREED AND COVENANTED AS FOLLOWS:

Item 1. Whether the company shall restructure wages on the basis of grading and years of service or otherwise

- 1.1. The Union has agreed to withdraw this item since the Employer will review salary on a case to case basis.

Item 2. Whether punctuality bonus be increased to 10% or otherwise

- 2.1. The Parties have agreed to increase by 10% the quantum of the punctuality bonus applicable to each Employee and to keep unchanged all other criteria in relation to lateness and absence deductions as set out below:

- (i) less 20% of the bonus, if more than 15 minutes of lateness is accumulated over a month;
- (ii) less 40% of the bonus, if more than 30 minutes of lateness is accumulated over a month;
- (iii) less 100% of the bonus, if more than 45 minutes of lateness is accumulated over a month;
- (iv) less 20% of the bonus for any absences, whether local or sick leave.

Item 3. Whether company Employees should be eligible of discount/credit while purchasing company's product or otherwise

- 3.1. The Employer shall grant to the Employees a 7.5% discount on purchase of materials manufactured by the Employer, subject to the conditions set out below:

- (i) 6 months credit facilities for repayment of materials purchased;
- (ii) The purchase of materials shall be solely for the Employee's own personal use, limited to the construction, renovation, repairs or improvement of his house;
- (iii) The Employer shall be authorised to visit the site where works are being carried out; and

- (iv) The Employer may deduct any unpaid amount from the Employee's remuneration provided that any such deduction does not exceed half of the remuneration paid to the Employee for any pay period.

Item 4. Whether sawing bonus should be increased to 0.25 cents each centimetre or otherwise

- 4.1. The Parties have agreed to increase the sawing bonus from 0.012 cts per mt/cm to 0.017cts per mt/cm.

Item 5. Whether Employees involved in the preparation of order be eligible to 25 cts per metre or otherwise

- 5.1. The Union has agreed to withdraw this item which might be reconsidered in the next negotiation.

Item 6. Whether the company should maintain special leave in respect of wedding of son, daughter, brother, sister or otherwise

- 6.1. The Union has agreed to withdraw this item. The special leave as set out in the Collective Agreement dated 28th February 2014 shall remain applicable.

Item 7. Whether milk be provided to each Employee or otherwise

- 7.1. The Parties have agreed on a monthly allowance of Rs100.00 per Employee in lieu and stead of providing milk.

Item 8. Whether toilet soap be increased to six or otherwise

- 8.1. The Employer shall offer to the Employees four toilet soaps of 150 g per month.
- 8.2. The Union agrees to the said offer in full and final satisfaction. This item 8 is no longer in dispute.

Item 9. Whether an Employee be eligible to an increase of 50% to his/her subsistence allowance as from 18hrs

9.1. The policy of the Employer was to provide a meal to any Employee working after 18h30 given the nature of the work performed by the Employees and as provided by law.

9.2. The Union has agreed to leave the meal policy unchanged that is a meal is provided by the employer for any overtime exceeding 2hrs after normal hours (i.e. after 18h30).

Item 10. Whether death gratuity be equivalent to over and above what an Employee is eligible, 15+ 7 days wages per year of service or otherwise

10.1. The Union has agreed to remove this item. The relevant provision of the Employment Rights Act in relation to death gratuity shall apply.

Item 11. Whether an Employee retiring on medical grounds be eligible of 15 + 7 days wage per year of service or otherwise

11.1. The Union has agreed to remove this item. The relevant provision of the Employment Rights Act in relation to retirement on medical grounds shall apply.

Item 12. Whether an Employee travelling to Rodrigues be eligible of overseas leave or otherwise

12.1. In accordance with paragraph 1.4 of the agreement dated 17th July 2017, the Parties have already agreed to include travelling to Rodrigues as leave under “overseas leave”.

12.2. Both Parties state that the present item has already been resolved and is no longer in dispute.

Item 13. Whether a cleaner be posted to clean metal sheet toilet to keep it in good sanitary condition or otherwise

13.1. The Employer has already employed a cleaner, one Mr Jean François Palmyre, and entrusted him the duty of cleaning metal sheet toilets. The Employee declares that the necessary materials are provided for the upkeep of those facilities.

13.2. The Union declares being satisfied with the maintenance and upkeep of the toilet facilities and agrees that the present item is no longer in dispute.

Item 14. Whether all Employees shall have lunch and tea time at the same time or otherwise.

- 14.1. The Employer agrees to the demand of the Union to set up a unique time for tea and lunch breaks for all Employees instead of two different times on the following grounds:-
- 14.2. All Employees shall strictly abide to the working hours, which are:
- (i) from 7:30 am to 16:30 pm from Monday until Friday; and
 - (ii) from 7:30 am until 12:00 pm on Saturdays.
- 14.3. The time schedule for tea and lunch breaks shall be as follows:-
- (i) Tea break AM 9:30 until 9:40 (10mins);
 - (ii) Lunch break AM 11:30 until 12:05 (35mins);
 - (iii) Tea break PM 14:30 until 14:40 (10mins).
- 14.4. An alarm ring will be installed to call the start and end of work as well for the start and end of tea and lunch breaks.
- 14.5. It is understood that all orders of clients and service which have started to be handled prior to the break should continue until preparation of order is completed and the goods have been dropped at the delivery bay and/or loaded on the client's transport.
- 14.6. In case the supervisor estimates that preparation of an order and service to client is likely to take more than 15 minutes from the start of the tea break or lunch break, another team will be asked to take over this task or if no team is available then the task will be put on hold until everyone has taken their break to continue this same task.
- 14.7. The Employee or team who has continued work during normal time of break should inform their supervisor when done and be provided with their break duration from there on.
- 14.8. It is agreed by both Parties that the new system shall be effective as from the date of signature of the Agreement.
- 14.9. In the event the Employer is not satisfied at any consequent time with the functioning of this unique time of tea and lunch break or in case any unforeseen situation arising in future and that is in favour of good running

of business and client service, the Employer shall have consultation with the Union.

On the 4th of May 2018, both parties ratified their agreement and moved for an award accordingly.

The Tribunal awards as per the terms of the agreement.

SD Rashid Hossen
President

SD Marie Désirée Lily Lactive (Ms)
Member

SD Rabin Gungoo
Member

SD Ghianeshwar Gokhool
Member

25th May 2018

General Notice No. 871 of 2018

2018

MAURITIUS SOCIETY OF AUTHORS (MASA)

Rules of the Society

**MAURITIUS SOCIETY OF AUTHORS
RULES 2018**

Rules made for the organization, administration and management of the Mauritius Society of Authors (MASA) pursuant to Section 51 of the Copyright (Amendment) Act 2017.

Contents

1. Membership Rules.....	Page 1
2. Distribution Rules.....	Page 4
3. Rules for Disciplinary proceedings against members.....	Page 9
4. Customer Charter	Page 11
5. Code of Ethics and Conduct of Employees.....	Page 12
Appendices	Page 15
Appendix 1 – Acknowledgement Form for Code of Ethics and Conduct of employees.....	Page 16
Appendix 2 – Application Forms	Page 17
i. Application for Membership	
ii. Declaration of Works Forms (Musical)	
iii. Declaration of Works Form (Literary)	
iv. Declaration of Works Form (Other Works)	
v. Declaration of Works Form – (Film/ Documentary/ Dramatic (Comedy & Sketch)/ LIPDUB/ Video Clip)	

MAURITIUS SOCIETY OF AUTHORS (MASA)

RULES 2018

Section 1 – MEMBERSHIP RULES

1.1. For the purpose of the present Rules:

“Associate Member” is as defined in the Statutes.

“Board” means the Board of the Mauritius Society of Authors.

“CISAC” means International Confederation of Societies of Authors and Composers.

“CMO” means Collective Management Organization.

“Depositor” is as defined in the Statutes.

“Director” means the Director of MASA.

“IFRRO” means International Federation of Reproduction Rights Organization.

“Exclusive Licensee” means a person or a company holding an approved authorization to conduct or represent any business in relation to works in Mauritius.

“Mauritius” means territory of the Republic of Mauritius as per Constitution.

“MASA” means Mauritius Society of Authors.

“Member” is as defined in the Statutes.

“Publisher” means a person or a company whose business is making works available to the public in Mauritius.

“RRO” means Reproduction Rights Organization.

“Statutes” mean the Statutes of the Mauritius Society of Authors.

“Work” means a production in the musical, artistic, literary, dramatic, audio-visual, visual art, photographic, lecture and computer programs.

1.2. Requirements and Conditions for Membership

1.1. MASA shall accept as Members and Associate Members :

- a. Authors/Composers/Arrangers/Publishers/Writers/Playwrights/ Visual Artists and Copyright Owners and Related Right owners who are Citizens of Mauritius or Resident of Mauritius for a period of more than one year.
- b. Publishers having invested in Mauritius provided that one Publisher only in a publishing company shall be eligible for membership.

c. *Exclusive Licensees and Performers.*

1.2. Membership is applicable for Publishers who have published at least 5 Artistic; Scientific and Literary works.

1.3. Membership is applicable for Licensees having exclusive representations on at least five works for a period of ten years in Mauritius.

1.4. Applicants should have completed the application forms, submit relevant proofs of their works, supporting legal documents and agreements.

1.5. Applicants are deemed to produce adequate documents for objective and lawful mediation.

1.6. A Member, Associate Member or Depositor shall mandate MASA in writing which mandate shall include the assignments or transfer of the rights to MASA for a determined period. MASA shall administer the rights of Authors, other copyright owners or exclusive licensees registered with the Society and henceforth mandate it with such administration.

1.7. Membership of an Associate Member shall be valid for all countries in which the Associate Member may enjoy copyright at the time when the mandates are granted.

1.8. Membership may apply :

- a. In the case of Authors, to all works that have been or may in the future be created by them.
- b. In the case of Publishers, to all works on which they have acquired copyright.
- c. In the case of Heirs or their legal representatives, to the copyright which have been transferred to them.

1.3. Classes of Membership

The classes of membership shall be: (i) Depositor, (ii) Associate Member and; (iii) Member.

1.4. Dormant Members

Members and Associate Members who have not received any payment of royalties from MASA for five consecutive years shall be declared as Dormant by the Board upon the recommendation of the Director.

1.5. Approval of Membership

1.5.1. Membership shall commence on the 1st day of the month following decision of the Board to accept him/her as member or associate member.

1.5.2. Membership shall be approved or rejected by the Board within a period of three months upon recommendation of the Director under requirements at Section 1 of the present Rules.

1.5.3. Access to the status of member shall be approved or rejected by the Board within three months upon recommendation of the Director under requirements at Section 1 of the present Rules.

1.6. Membership Fees

The Board may determine a membership fee to be paid at the time of application.

1.7. Transfer of Membership to Affiliated CMOs

1.7.1. Depositors, Associate Members and Members may opt to transfer their membership completely or partly from MASA to any CISAC or IFRRO affiliated CMO or RRO of their choice.

1.7.2. Application for complete or part transfer of membership should be submitted in writing to MASA with clear information on the name of the new CMO or RRO and the territory being mandated for management of rights.

1.7.3. Application for transfer should be approved by the Board. Application may be rejected or deferred in case of any outstanding obligations of the applicant with MASA.

1.8. Take Over of Publishers

On the take-over of a publishing company, membership shall be passed on to the transferee provided that the requirements for membership are fulfilled.

1.9. Termination of Membership

1.9.1. Membership shall cease by winding up of business, disposal of interest, resignation, complete transfer of membership, death and in case of gross misconduct and after disciplinary proceedings after settlement of all encumbrances and dues. Termination of membership should be approved by the Board.

1.9.2. Notice should be submitted to MASA in writing for winding up of business and disposal of interest.

1.9.3. Notice of resignation should be submitted in writing at least three months at the registered Office of MASA. Materials deposited on file prior to resignation shall be kept by MASA.

1.9.4. The Board may decide on the cancellation of membership in case of gross misconduct following disciplinary proceedings as provided in the Disciplinary Rules.

1.10. Equal Treatment

MASA shall observe the principle of equal treatment in dealing with members and associate members.

1.11. Amendments

The Board may amend the present Rules as and when required.

Section 2 – DISTRIBUTION RULES

2.1. For the purpose of this Rule:

“Beneficiary” means any person who has been paid royalties for a distribution exercise.

“Board” means the Board of the Mauritius Society of Authors.

“CISAC Obligations” mean rules set out by the International Confederation of Societies of Authors and Composers for management of rights.

“CMO” means Collective Management Organizations.

“Cue Sheets” mean the returns or reports on works submitted by users for TV broadcasts.

“Disciplinary Committee” means a hearing committee as set up by the Board

“Grievance” means a matter adversely affecting or likely to affect the Society or one of its Officers

“IPI” means Interested Parties Index.

“Log Sheets” mean the returns or reports with details on the works submitted by users.

“Media” means any mode of communication including local radios, TV, newspapers and web social networks.

“MRA” means the Mauritius Revenue Authority.

“MASA” mean the Mauritius Society of Authors.

“Officer” means an employee of the MASA including the Director

“Sister Societies” mean Collective Management Organizations affiliated with CISAC with which MASA has entered into a reciprocal agreement.

“Unidentified Works” mean works for which information either on the work itself or on its owner(s) are not available in the database of MASA.

“Users” mean holders of a license from MASA for the use of protected works.

“Works” mean any productions in the artistic field which MASA has been assigned to manage.

“Works in Public Domain” mean works whose protection has lapsed due to the expiration of the duration for protection as per the Copyright Act in force.

2.2. CISAC Obligations

Distribution exercises of MASA shall comply with the CISAC obligations.

2.3. Deductions

2.3.1. MASA shall deduct the prescribed amount for the MRA in line with provision of prevailing legislation from the distributable revenue payable to beneficiaries.

2.3.2. MASA shall deduct from the royalties collected any due amount required for covering its administrative costs. All percentage for deduction shall be decided by the Board in line with the international practice.

2.3.3. MASA shall further deduct for Social Welfare Fund 10 % from the remaining royalties collected after the deduction of administrative costs. Out of these 10 %, MASA shall deduct:

- a. An amount for the Provident and Benevolent Fund for Authors and Publishers who are members of MASA which shall not exceed two third of the amount.
- b. An amount for the promotion of cultural activities which shall not exceed one third of the amount.

2.3.4. Together, these two amounts shall not exceed 10 % of the royalties after deduction of the administrative costs.

2.4. Allocation of Shares

Unless defined by agreement between parties, MASA shall allocate shares as follows:

Author	25 %
Composer	25 %
Music Arranger	16.6%
Publisher	33.4%

2.5. Reserves

The percentage to be deducted as reserves on the distributable amount for any future claim shall be determined by the Board.

2.6. Distribution Methods

2.6.1. Distribution exercises should be worked out by using the computer software as approved by the Board. Data captured for distribution exercises should be based strictly on information submitted in log or cue sheets by users.

2.6.2. Where distribution exercise cannot be carried out due to non-availability of log or cue sheets, MASA may have recourse to sampling methods. In such cases, the sampling method may vary depending on the types of distribution exercises and shall be approved by the Board.

2.7. Calendar for Distribution Exercises

The calendar for distribution exercises with the different categories of distributions shall be approved by the Board and published in such manner as the Board may decide. Distribution exercise shall be processed as quickly as possible. All payments shall be effected at least once a year.

2.8. Interest in Bank

The Board shall approve the manner by which sums accumulated as interests in bank accounts be distributed or be used for the interest of members of MASA.

2.9. Royalties Received from Sister Societies

Royalties received from Sister Societies shall be distributed to local beneficiaries within a reasonable delay. Unless otherwise provided in the contract with any Sister Society concerned, the percentage deducted shall be the same for authors and publishers of MASA as for the Sister Society.

2.10. Adjustments

Upon written notice from beneficiaries or Sister Societies of an erroneous distribution payment within three years of the date of the distribution exercise, MASA shall make necessary adjustments during one of its other distribution exercises.

2.11. Recovery of royalties

MASA may recover from any beneficiary any sums paid in error or on inappropriate information by deducting such sums from any amount distributable to such beneficiary.

2.12. Unidentified Works

2.12.1. MASA may defer the payments of share of royalties that cannot be precisely determined because data concerning the authors or publishers and copyright owners of a work is lacking or incomplete.

2.12.2. Once parties and share details have been identified, payments shall be effected during one of the other distribution exercises.

2.12.3. MASA shall use all possible means to identify all works appearing in its distribution exercise analysis. MASA shall endeavour to settle cases by making further inquiries.

- a. If the inquiries remain unanswered and, so no rights holders are identified, these uses cannot be distributed due to insufficient documentation. The shares are replaced in a Special file linked with the specific distribution, and is published on the Society's Website accessible to its members and Sisters Societies.
- b. Members and affiliated societies have 3 years from the date of the original distribution to claim, by providing accurate documentation to the Society and if during this process rights holder is identified the royalty for the undistributed share is paid to in the next distribution.

All undistributed shares that cannot be distributed after 36 months will be allocated to the specific distribution and paid as part of the next distribution.

2.13. Works in Public Domain

Royalties for local works falling in the public domain shall be credited to a special fund. Royalties for foreign works which are already documented in the international IPI system shall be transmitted to the CMO of the country of origin of the works. Otherwise, sums shall be credited into a special fund and may be disposed by MASA as it may deem fit and proper.

2.14. Complaints Procedure

2.14.1. All complaints should be addressed to MASA in writing with clear information, name and relevant contact details. MASA shall not investigate into anonymous complaints.

2.14.2. Complaints shall be acknowledged within three working days. Response to complaints shall be in writing at least fifteen working days of the acknowledgement receipt. In case additional time may be needed for further verifications, reply shall be addressed to complainant as soon as practicable.

2.14.3. In case of non-satisfaction of the explanations by MASA, complainant shall have thirty days to request that the matter be referred to the Independent Panel as set up by the Board.

2.15. Withholding of Payments

Where MASA is notified of any dispute between its members or any member of its Sister Societies on the shares to be allocated, the Board may decide to withhold payments until the dispute is settled between parties or resolved by the Independent Panel as set up by the Board or by Court resolutions.

2.16. Distribution for Recorded Music

Royalties for Recorded Music are collected from hotels, restaurants, shops, shopping centers, night clubs, mobile disc-jockeys and other places. Distribution of royalties shall be worked out by using log and cue sheets from users. In case of non-availability of log and cue sheets from users, sampling method may be applied as directed by the Board.

2.17. Distribution for Radio Broadcasts

Royalties for Radio Broadcasts are collected from local radio stations. Distribution of royalties shall be worked out by using log sheets submitted by users.

2.18. Distribution for TV Broadcasts

Royalties for TV Broadcasts are collected from local TV stations. Distribution of royalties shall be worked out by using cue sheets submitted by users.

2.19. Distribution for Communication to the Public

Royalties for Communication to the Public are collected from airline companies, fairs, meetings. Distribution of royalties shall be worked out by using log sheets submitted by users.

2.20. Distribution for Live Performances

Royalties for Live Performances are collected from hotels, pubs, restaurants, concerts, amongst others where live music is being played. Distribution of royalties shall be worked out by using log sheets submitted by users.

2.21. Distribution for Online Use

Royalties for Online Use are collected for streaming services, music and video on internet, video on demand, post casts, amongst others. Distribution of royalties shall be worked out by using log and cue sheets submitted by users. The number of accesses shall also be used for the calculation of payments.

2.22. Distribution for Mechanical Rights

Royalties for Mechanical Rights are collected from sales of holograms, reproduction of phonograms, and conversion of works from its original format to other digital formats for communication to the public or radio broadcasts and other forms of broadcasts and digital delivery. Distribution of royalties shall be worked out by using invoices for purchase of holograms and log and cue sheets submitted by users as appropriate.

2.23. Distribution for Digital Services

Royalties for Digital Services are collected from service providers for ringtones, caller tunes, fun tones and any music download services. Distribution of royalties shall be worked out by using reports submitted by the service providers and the total sales value of the downloaded works.

2.24. Distribution for Advertising

Royalties for Advertising are collected from advertising agencies. Distribution of royalties shall be worked out by using log sheets submitted by users.

2.25. Distribution Details

At each distribution exercise, MASA shall provide beneficiaries of royalties with details of all payments being effected. A statement of Account shall also be provided.

2.26. Amendments

The Board may amend the present Rules as and when required.

2.27. Miscellaneous

The Board shall decide on the manner to deal with any matter pertaining to distribution of royalties for local and foreign works which is not mentioned in the present Rules.

Section 3 – RULES FOR DISCIPLINARY PROCEEDINGS AGAINST MEMBERS**3.1. Procedure in case of grievances and complaints**

- 1.1. Grievances and complaints against Members for any act of alleged misconduct shall be reported in writing to the Board.
- 1.2. The Board on the date of receipt of the grievance or complaint shall have ten working days to notify to the member the charges levelled against him. Charges may be drafted by the legal advisers of the Society.
- 1.3. The Member shall, from the date of receipt of the notice from the Society, have ten working days to the charges levelled against him.
- 1.4. The Board, after consideration of the explanations given by the Member, shall communicate its decision to him within a reasonable delay.
- 1.5. In case of a Disciplinary Committee, the Member should be notified by registered post ten days before the date of meeting.
- 1.6. The conclusions of the Disciplinary Committee shall be communicated to the Member within ten days after ratification by the Board.
- 1.7. The Member shall have ten working days to appeal against the decision of the Board.

3.2. Disciplinary Committee

- 3.2.1. The composition of the Disciplinary Committee shall be approved by the Board as and when required depending on the nature of the grievance and complaint.
- 3.2.2. The Disciplinary Committee shall not be composed of Board and Committee Members as appointed by the Board.
- 3.2.3. Where witnesses are being examined by the Disciplinary Committee, the Member shall have the opportunity of being present and putting questions to the witnesses.
- 3.2.4. The Committee shall not recommend any sanction following its hearings. Conclusions should be submitted to the Board for decisions.
- 3.2.4. Members of the Disciplinary Committee shall be paid such allowance as may be decided by the Board.

3.3. Powers and duties of the Disciplinary Committee

The Disciplinary Committee shall:

- (1) Have the powers to conduct hearing into formal charges of misconduct, requests for reinstatement or readmissions.

- (2) Submit to the Board written findings of fact, conclusions of law, and recommendations together with the record of the hearing.

3.4. Cases of Gross Misconduct

3.4.1. Where a Member of the Society has made unfounded statements to Medias against the Society or has made malicious or unfounded allegations of a serious nature against another Member or Officers of the Society.

3.4.2. Where a Member of the Society makes use of harassment – sexually or otherwise, assault, verbally abuse, swear at or insult, express intention to harm, bully or use threatening behaviour, use aggressive gesture indicating intimidation, contempt or disdain by words or act against Officers.

3.4.3. Where the Board has reason to believe that a criminal offence in relation to Copyright matters may have been committed by a Member, the Board may decide to refer the matter to the Police.

3.4.4. Where a Member makes use of abusive language and aggressive gesture indicating intimidation in public or during meetings against Members of the Board including the Chairperson as well as Members appointed to Committees set up by the Board or has physically assaulted any of the above.

3.5. Equal Treatment

MASA shall observe the principle of equal treatment in dealing with grievances and complaints against members.

3.6. Amendments

The Board may amend the present Rules from time to time as required.

Section 4 - CUSTOMER CHARTER

- 4.1. MASA shall treat Members, users and other stakeholders with respect and courtesy.
- 4.2. MASA shall treat Members, users and other stakeholders fairly and impartially.
- 4.3. MASA shall provide Members, users and other stakeholders with clear information as and when required.
- 4.4. MASA is committed to treat information on Members, users and stakeholders in confidentiality in provision of the prevailing Data Protection Act.
- 4.5. Complaints from Members, users and other stakeholders shall be addressed to MASA in writing.
- 4.6. MASA shall acknowledge receipt of complaints within 36 hours.
- 4.7. MASA shall reply to complaints addressed to Members, users and other stakeholders in writing as soon as possible.
- 4.8. MASA shall undertake to answer to phone calls promptly.
- 4.9. MASA shall undertake to address replies to queries in simple language.
- 4.10. MASA shall undertake to deliver authorizations and holograms as per provisions of existing procedures.
- 4.11. Employees of MASA are trained to provide assistance to Members, users and other stakeholders as per the objectives of the Society.

Section 5 – CODE OF ETHICS AND CONDUCT OF EMPLOYEES**5.1. Introduction**

This Code of Ethics and Conduct sets out the Mauritius Society of Authors (MASA) policies for its employees. MASA is committed to a quality business and reputation that values integrity, respect and truthfulness, and a strong commitment to the highest ethical standards. MASA employees must be familiar with this Code and strictly adhere to its guidelines.

5.2. Compliance with Applicable Laws and Regulations

5.2.1. MASA must strictly comply with provisions of the Copyright Act and other related legislations.

5.2.2. Employees must comply with and implement decisions and recommendations of the Board.

5.3. Conflicts of Interest

5.3.1. Employees have a duty to disclose promptly, fully and in writing, any situation of conflict of interests and the nature of such interests.

5.3.2. Where an employee or his/her relative or his/her associate has a personal interest in a decision, the employee shall not take part in the proceedings or vote or intervene in any manner whatsoever relating to such decision.

5.4. Discrimination and Harassment

MASA prohibits discrimination and harassment in any form described by Law. Any act of discrimination and harassment should be reported to the Director or the Board.

5.5. Workplace Violence

MASA does not tolerate workplace violence from whomsoever including threats, threatening behaviour, intimidation, assaults or similar conduct. Any act of violence should be reported to the Director or the Board.

5.6. Books and Records

5.6.1. Employees must act in good faith, and must not misrepresent material facts in MASA's books and records or in any internal or external correspondences, memorandums, or communication of any type, including telephone, fax or electronic communications.

5.6.2. All MASA data, funds, assets, liabilities and receipts must be properly recorded according to normal accounting computing standards.

5.6.3. MASA shall maintain documents in accordance with all applicable laws and regulations.

5.6.4. MASA employees have the duty to cooperate fully with internal and external auditors.

5.7. Use of MASA Resources

5.7.1. Employees must use Internet, send and receive electronic mail for MASA business purposes only.

5.7.2. MASA electronic mail system is an official resource and as such personal use is not authorized.

5.7.3. All equipment and supplies purchased in course of business of MASA remains the sole property of MASA.

5.7.4. Employees should not use MASA resources or assets for purposes other than MASA activities.

5.7.5. Under termination of employment contract, employees shall return immediately all documents and equipment belonging to MASA.

5.8. Privacy and Confidentiality

5.8.1. Employees must not disclose confidential information regarding MASA and its stakeholders pursuant to the provisions of the Data Protection Act.

5.8.2. Only authorized employees shall have access to confidential information to conduct the business of MASA and they must take necessary steps to keep information private and confidential.

5.8.3. Employees shall continue to observe this clause after they leave the service.

5.8.4. Employment and medical records of employees are private and confidential and should not be disclosed.

5.8.5. Employees must take reasonable care not to disclose confidential information, or acquire unauthorized information over the Internet.

5.9. Internal Procedures

Employees shall abide by the internal procedures of MASA.

5.10. Gross Misconduct/Poor Performance

Any case of gross misconduct and poor performance will be referred to a Disciplinary Committee chaired by an independent body and proceedings will be carried out pursuant to existing legislations.

5.11. Movement of Employees

Should an Employee receive such authorisation to leave MASA premises during office hours the latter must make the proper entry in the movement book.

5.12. Reporting Actual or Suspected Breach of the Code

5.12.1. Employees have the duty to report any breach of this Code to the Director or the Board. Reasonable measures will be taken to preserve confidentiality of the identity of anyone who reports a suspected breach.

5.12.2. Complaints and reports will be investigated. Employees are expected to cooperate in investigation.

5.13. Breach of the Code

Breach of this Code will lead to disciplinary actions.

DATE:

APPENDICES

APPENDIX 1

Acknowledgement Form for MASA Code of Ethics and Conduct for Employees

By signing this document, I acknowledge having read and understood the MASA Code of Ethics and Conduct for Employees and that I shall abide by it.

Date:

APPENDIX 2 – APPLICATION FORMS

3.1. Application for Membership

3.2. Declaration of Works Forms (Musical)

3.3 Declaration of Works Form (Literary)

**3.3. Declaration of Works Form – Film/ Documentary/ Dramatic (Comedy & Sketch)/
LIPDUB/ Video Clip**

MAURITIUS SOCIETY OF AUTHORS

(Established under The Copyright (Amendment) Act 2017)

APPLICATION FOR MEMBERSHIP FOR AUTHOR /COMPOSER/ PUBLISHER

1. SURNAME (legal name):
2. FIRST NAME:
3. DATE OF BIRTH:
4. NATIONALITY:
5. ID NUMBER:
6. PSEUDONYM:
7. ADDRESS:
8. MAIL ADDRESS:
9. TELEPHONE: MOBILE:
10. ARE YOU MEMBER OF ANY COPYRIGHT SOCIETY: Y/N

I hereby acknowledge that:

- i. Information provided in the application form shall be true and correct;
- ii. MASA differentiates between professional names and pseudonyms;
- iii. Members are entitled to benefit from economic rights (royalties) only from the broadcasting and the public performance of their work;
- iv. The MASA will not pass your address on to third parties except if consent is given in the declaration of works form;
- v. To enable your rights be administered abroad, MASA may communicate data of its members (surname, pseudonyms, deed of assignment) through the Interested Parties Information (IPI) which is used worldwide by the music rights societies;
- vi. I hereby apply for admission as an affiliated member;

By virtue of this assignment, I hereby entrust the Society the sole power and authority to institute and prosecute proceedings against all persons infringing my economic and moral rights.

Date:

Signature:

FOR OFFICE USE ONLY

CHECK LIST FOR APPLICATION

- | | |
|--|--------------------------|
| i. Valid copy of identity card or passport | <input type="checkbox"/> |
| ii. Proof of address | <input type="checkbox"/> |
| iii. 2 Passport size photos | <input type="checkbox"/> |

Seal of MASA

Signature.....
(MASA)

Approved/ratified by Board

MASA House, Avenue des Artistes, Beau Bassin, Republic of Mauritius
Tel : (230) 467 2219, 454 7931 Fax : 454 0578
copyrightsoc@intnet.mu

MAURITIUS SOCIETY OF AUTHORS (MASA)

(Established under The Copyright (Amendment) Act 2017)

DECLARATION OF WORKS (MUSICAL)

DATE:

ARTIST CODE:

NAME (as per ID):

ADDRESS:

ID N°/PASSPORT N°:

NATIONALITY:

EMAIL ADDRESS:

TELEPHONE: (OFFICE)

(HOME)

ARE YOU MEMBER OF ANY COPYRIGHT SOCIETY: Y/N

	TITLE OF WORK	AUTHOR	COMPOSER	ARRANGER	PUBLISHER
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
PROOF OF WORK : LYRICS <input type="checkbox"/> CD <input type="checkbox"/> Contract <input type="checkbox"/> Any other materials <input type="checkbox"/>					

MASA House, Avenue des Artistes, Beau Bassin, Republic of Mauritius

Tel : (230) 467 2219, 454 7931 Fax : 454 0578

copyrightsoc@intnet.mu

26 May 2018 2177

DECLARATIONS:

By virtue of this assignment, I hereby entrust the Society the sole power and authority to institute and prosecute proceedings against all persons infringing my economic and moral rights.

- I. I certify that the information I have provided is true and correct and that no exploitation rights in and to my works have been granted to third parties.
- II. I hereby certify that upon signature of this declaration of work form, the Mauritius Society of Authors (MASA) is duly mandated to administer my economic and moral rights on my behalf according to the laws in force in Mauritius.
- III. I hereby certify that no part of the work has been adapted from another source and that it is an original work.
- IV. I understand and agree that the MASA may communicate my address and contact details to other members of MASA, copyright societies, users, producers or professional music associations. YES / NO
- V. I acknowledged and understand that I am entitled to derive royalties only when there has been exploitation of my works.
- VI. The MASA shall not be held liable for any claims of any kind arising from disputes and actions relating to my involvement in the works deposited.

DATE:

SIGNATURE:
(COPYRIGHT OWNER).....
(Seal of the MASA)SIGNATURE:
(MASA)

MAURITIUS SOCIETY OF AUTHORS (MASA)

(Established under The Copyright (Amendment) Act 2017)

DECLARATION OF WORKS (LITERARY)

DATE:

ARTIST CODE:

NAME (as per ID):

ADDRESS:

ID N° / PASSPORT N°:

NATIONALITY:

EMAIL ADDRESS:

TEL: (OFFICE):

(HOME):

ARE YOU MEMBER OF ANY COPYRIGHT SOCIETY: Y/N

	TITLE OF WORK	RIGHT HOLDERS NAME	DESCRIPTION OF WORK
1			
2			
3			
4			
5			
6			
PROOF OF WORK DEPOSITED: Manuscript: Book: CD Manuscript: Any other format:			

MASA House, Avenue des Artistes, Beau Bassin, Republic of Mauritius
Tel: (230) 467 2219, 454 7931 Fax: 454 0578
copyrightsoc@intnet.mu

DECLARATIONS:

By virtue of this assignment, I hereby entrust the Society the sole power and authority to institute and prosecute proceedings against all persons infringing my economic and moral rights.

- I. I certify that the information I have provided is true and correct and that no exploitation rights in and to my works have been granted to third parties.
- II. I hereby certify that upon signature of this declaration of work form, the Mauritius Society of Authors (MASA) is duly mandated to administer my economic and moral rights on my behalf according to the laws in force in Mauritius.
- III. I hereby certify that no part of the work has been adapted from another source and that it is an original work.
- IV. I understand and agree that the MASA may communicate my address and contact details to other members of MASA, copyright societies, users, producers or professional music associations. YES / NO
- V. I acknowledged and understand that I am entitled to derive royalties only when there has been exploitation of my works.
- VI. The MASA shall not be held liable for any claims of any kind arising from disputes and actions relating to my involvement in the works deposited.

DATE:

SIGNATURE:

(Copyright Owner)

.....

(Seal of the MASA)

SIGNATURE:

(MASA)

MAURITIUS SOCIETY OF AUTHORS (MASA)

(Established under The Copyright (Amendment) Act 2017)

DECLARATION OF WORKS (OTHER WORKS)

DATE:

ARTIST CODE:

NAME (as per ID):

ADDRESS:

ID N° / PASSPORT N°:

NATIONALITY:

EMAIL ADDRESS:

TEL: (OFFICE):

(HOME):

ARE YOU MEMBER OF ANY COPYRIGHT SOCIETY: Y/N

	TITLE OF WORK	RIGHT HOLDERS NAME	DESCRIPTION OF WORK
1			
2			
3			
4			
5			
6			

PROOF OF WORK DEPOSITED: Manuscript: Book: CD Manuscript: Any other format:

MASA House, Avenue des Artistes, Beau Bassin, Republic of Mauritius
Tel: (230) 467 2219, 454 7931 Fax: 454 0578
copyrightsoc@intnet.mu

DECLARATIONS:

By virtue of this assignment, I hereby entrust the Society the sole power and authority to institute and prosecute proceedings against all persons infringing my economic and moral rights.

- I. I certify that the information I have provided is true and correct and that no exploitation rights in and to my works have been granted to third parties.
- II. I hereby certify that upon signature of this declaration of work form, the Mauritius Society of Authors (MASA) is duly mandated to administer my economic and moral rights on my behalf according to the laws in force in Mauritius.
- III. I hereby certify that no part of the work has been adapted from another source and that it is an original work.
- IV. I understand and agree that the MASA may communicate my address and contact details to other members of MASA, copyright societies, users, producers or professional music associations. YES / NO
- V. I acknowledged and understand that I am entitled to derive royalties only when there has been exploitation of my works.
- VI. The MASA shall not be held liable for any claims of any kind arising from disputes and actions relating to my involvement in the works deposited.

DATE:

SIGNATURE:

(Copyright Owner)

.....

SIGNATURE:

(Seal of the MASA)

(MASA)

MAURITIUS SOCIETY OF AUTHORS (MASA)

(Established under The Copyright (Amendment) Act 2017)

DECLARATION OF WORKS

(FILM..... DOCUMENTARY..... DRAMATIC (COMEDY & SKETCH)..... LIPDUB..... VIDEO CLIP.....)

DATE:

ARTIST CODE:

NAME (as per ID):

ADDRESS:

ID N° / PASSPORT N°:

NATIONALITY:

EMAIL ADDRESS:

TEL: (OFFICE):

(HOME):

ARE YOU MEMBER OF ANY COPYRIGHT SOCIETY: Y/N

	TITLE OF WORK	RIGHT HOLDERS NAME	% OF RIGHT	CAPACITY	SIGNATURE
1					
2					
3					
4					
5					
6					
7					
8					

PROOF OF WORK: LYRICS ☐ CD/DVD ☐ Contract ☐ Any other materials ☐

MASA House, Avenue des Artistes, Beau Bassin, Republic of Mauritius
Tel: (230) 467 2219, 454 7931 Fax: 454 0578
copyrightsoc@intnet.mu

26 May 2018 2183

DECLARATIONS:

By virtue of this assignment, I hereby entrust the Society the sole power and authority to institute and prosecute proceedings against all persons infringing my economic and moral rights.

- I. I certify that the information I have provided is true and correct and that no exploitation rights in and to my works have been granted to third parties.
- II. I hereby certify that upon signature of this declaration of work form, the Mauritius Society of Authors (MASA) is duly mandated to administer my economic and moral rights on my behalf according to the laws in force in Mauritius.
- III. I hereby certify that no part of the work has been adapted from another source and that it is an original work.
- IV. I understand and agree that the MASA may communicate my address and contact details to other members of MASA, copyright societies, users, producers or professional music associations. YES / NO
- V. I acknowledged and understand that I am entitled to derive royalties only when there has been exploitation of my works.
- VI. The MASA shall not be held liable for any claims of any kind arising from disputes and actions relating to my involvement in the works deposited.

DATE:

SIGNATURE:

(Copyright Owner)

.....

(Seal of the MASA)

SIGNATURE:

(MASA)

General Notice No. 872 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 Numbers for the Identification of Data (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:-

<p>(310) 25935/2017 (320) 05/10/2017 (730) JOHNSON & JOHNSON ONE JOHNSON & JOHNSON PLAZA, NEW BRUNSWICK, NEW JERSEY 08933, U.S.A. (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (511) (3 and 30) (540) GO! TABS</p>	<p>(310) 25860/2017 (320) 29/09/2017 (730) WeWork Companies Inc. 115 West 18th Street, New York, New York 10011, U.S.A. (740) Mr R.C. Payen, Trademark Agent Ireland Blyth Limited, 10, Dr Ferrière Street, Port-Louis (511) (41) (540) WE SCHOOL</p>
<p>(310) 26109/2017 (320) 08/11/2017 (730) Triumph Designs Limited Normandy Way, Hinckley, Leicestershire, LE10 3BZ, United Kingdom (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (511) (12) (540) TIGER</p>	<p>(310) 26110/2017 (320) 08/11/2017 (730) Triumph Designs Limited, A UK limited liability company Normandy Way, Hinckley, Leicestershire, LE10 3BZ, United Kingdom (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (511) (9, 12, 25 and 35) (540) TRIUMPH</p>


PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 26006/2017 (320) 20/10/2017 (730) BENETTON GROUP S.r.l. Via Villa Minelli, 1, 31050 Ponzano Veneto (TV), Italy (740) R C Payen, Trademark Agent IBL LTD, 10, Dr Ferrière Street, Port Louis (511) (25) (540) UNITED COLORS OF BENETTON</p>	<p>(310) MU/M/2018/26950 (320) 10/04/2018 (730) Island Living Ltd (730) ENL House, Vivea Business Park, Moka, Republic of Mauritius (740) Aruna Radhakeesoon, Attorney-at-Law Rogers and Company Limited, 5th Floor Rogers House, No.5 President John Kennedy Street, Port-Louis (511) 36 and 43 (540) BOURGADE DE BEL OMBRE</p>
<p>(310) 26423/2017 (320) 27/12/2017 (730) FOSSIL GROUP, INC. 901 S. Central Expressway, Richardson, Texas 75080, U.S.A. (740) Kashish International Limited, IP Agent 16, Autruches Avenue, Quatre-Bornes (511) (14) (540) SKAGEN</p>	<p>(310) 26708/2018 (320) 20/02/2018 (730) BIZOU INTERNATIONAL INC. 1490, 3e Avenue Est, Sainte-Marie de Beauce, Québec, Canada, G6E 3T9 (740) Kashish International Limited, IP Agent 16, Autruches Avenue, Quatre Bornes (511) (14, 18, 25, 26 and 35) (540) BIZOU</p>
<p>(310) 26675/2018 (320) 14/02/2018 (330) 32033 12/09/2017 AD (730) British American Tobacco (Brands) Limited Globe House, 4 Temple Place, London, WC2R 2PG, United Kingdom (740) R. C. Payen, Trademark Agent IBL Ltd, 10, Dr. Ferrière Street, Port-Louis (511) (34) (540) NEO (Word - Stylised) </p>	<p>(310) 26525/2018 (320) 22/01/2018 (730) JML Consulting (Pty) Ltd Unit 55, Aspen Villas, Kopje Road, Morningside, South Africa (740) Kashish International Limited 16, Autruches Avenue, Quatre Bornes (511) (30 and 33) (540) FROST POPSICLES (Fig.) </p>
<p>(310) 26818/2018 (320) 13/03/2018 (730) LVMH Swiss Manufacturers SA Rue Louis-Joseph-Chevrolet 6a, 2300 La Chaux-de-Fonds, Switzerland (740) Mr R.C. Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port-Louis (511) (9, 14, 18, 25 and 35) (540) TAG HEUER Logo </p>	<p>(310) 26819/2018 (320) 13/03/2018 (730) LVMH Swiss Manufacturers SA Rue Louis-Joseph-Chevrolet 6a, 2300 La Chaux-de-Fonds, Switzerland (740) Mr R.C. Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port-Louis (511) (9, 14, 18, 25 and 35) (540) HEUER Logo </p>





PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27025/2018 (320) 20/04/2018 (730) HOUSE OF LORDS BEVERAGES LTD Industrial Zone 3, MFD, Freeport - 5, Mer Rouge, Port-Louis, Republic of Mauritius (511) (32 and 33) (540) Singam (and logo)</p> 	<p>(310) 26855/2018 (320) 16/03/2018 (730) East Shineray Holdings Co., Ltd No. 8 Shineray Raod, Hangu Town, Jiulongpo District, Chongqing, China (740) Mr R.C. Payen, Trademark Agent Ireland Blyth Limited, 10 Dr Ferriere Street, Port Louis (511) (12) (540) SRM Stylised</p> 
<p>(310) 26909/2018 (320) 30/03/2018 (730) Russell Bedford International 3rd Floor, Paternoster House, 65 St Paul's Churchyard, London EC4M 8AB, United Kingdom (740) R.C. Payen, Trademark Agent IBL LTD, 10 Dr Ferrière Street, Port-Louis (511) (35 and 36) (540) RUSSELL BEDFORD</p>	<p>(310) 26959/2018 (320) 11/04/2018 (730) Chongqing Dajiang Power Equipment Co., Ltd Qinggang Industrial Zone, Bishan, Chongqing, Peoples Republic of China (740) Mr R. C. Payen, Trademark Agent IBL Ltd, 10, Dr. Ferrière Street, Port Louis (511) (7) (540) DUCAR</p> 
<p>(310) 26987/2018 (320) 16/04/2018 (330) 87/ 705390 01/12/2017 US (730) Skechers U.S.A., Inc. II 228 Manhattan Beach Blvd., Manhattan Beach, California 90266, U.S.A. (740) Me Vashish BHUGOO, Attorney-at-Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis (511) (25 and 35) (540) S Design (Bold) device</p> 	<p>(310) 26993/2018 (320) 17/04/2018 (730) CREATIVE DESIGN FZ, LLC Office 1607A 16th Floor, Business Central Towers, Dubai Media City, Dubai, U.Arab Emirates (740) Venture Law Ltd Level 3, Tower 1, Nexteracom Towers, Cybercity, Ebene (511) (43) (540) LITTLE BUDDHA</p> 
<p>(310) 26820/2018 (320) 13/03/2018 (730) LVMH Swiss Manufacturers SA Rue Louis-Joseph-Chevrolet 6a, 2300 La Chaux-de-Fonds, Switzerland (740) Mr R.C. Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port-Louis (511) (9, 14, 18, 25 and 35) (540) TAG HEUER</p> 	<p>(310) 27030/2018 (320) 23/04/2018 (730) Philippe PEANO; Eric FARRO; Steve CLAVETTE and Maximin HOARAU 138 B Chemin Lebon Mont vert les bas, 97410 SAINT PIERRE, France; 3 Impasse Marie Alionore 97432 RAVINE DES CABRIS, France; 1105 des tilleuls Ste Catherine Quebec Canada J5C 1K5, Canada and 4 Chemin de la Plaine 97421 La Riviere, France (740) André Robert, Senior Attorney 8 Georges Guibert Street, Port Louis (511) (32) (540) 9MM</p> 






PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27031/2018 (320) 23/04/2018 (730) Philippe PEANO; Eric FARRO; Steve CLAVETTE and Maximin HOARAU 138 B Chemin Lebon Mont vert les bas, 97410 SAINT PIERRE, France; 3 Impasse Marie Alionore 97432 RAVINE DES CABRIS, France; 1105 des tilleuls Ste Catherine Quebec Canada J5C 1K5, Canada and 4 Chemin de la Plaine 97421 La Riviere , France (740) André Robert, Senior Attorney 8 Georges Guibert Street, Port Louis (511) (32) (540) Can 9MM in Greyscale (and logo)</p> 	<p>(310) 27055/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Mo radio</p>
<p>(310) 27056/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Nou radio</p>	<p>(310) 27057/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Radiolib</p>
<p>(310) 27058/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Mau Radio</p>	<p>(310) 27059/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Mauradio</p>
<p>(310) 27060/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) LSL Radio</p>	<p>(310) 27062/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Xpress radio</p>

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27063/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) MA Radio</p>	<p>(310) 27064/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Libre FM</p>
<p>(310) 27091/2018 (320) 27/04/2018 (730) CONSTANCE HOSPITALITY MANAGEMENT LIMITED 5th Floor Labama House, 35 Sir William Newton Street, Port Louis, Republic of Mauritius (740) André Robert, Senior Attorney No. 8 Georges Guibert Street, Port-Louis (511) (35, 41, 43 and 44) (540) C resorts logo </p>	<p>(310) 27067/2018 (320) 26/04/2018 (730) Shangri-La International Hotel Management Limited Trident Chambers, P.O. Box 146, Road Town, Tortola, British Virgin Islands, Brt. Virgin Islands (740) Mr Pravin Barthia, Trademark Agent, ENSafrica (Mauritius) 19 Church Street, Port-Louis (511) (9) (540) S Device </p>
<p>(310) 27090/2018 (320) 27/04/2018 (730) Shell Brands International AG Baarermatte, 6340 Baar, Switzerland (740) André Robert, Senior Attorney No.8 Georges Guibert Street, Port-Louis (511) (4) (540) DYNAFLEX</p>	<p>(310) 27065/2018 (320) 26/04/2018 (730) LA SENTINELLE LTD Rue des Oursins, Baie du Tombeau, Republic of Mauritius (511) (38) (540) Vox Pop</p>
<p>(310) 27098/2018 (320) 30/04/2018 (330) 17.4410113 04/12/2017 FR (730) SOLUXURY HMC 82 rue Henri Farman, 92130 Issy-les- Moulineaux, France (740) R.C. Payen, Trademark Agent IBL LTD, 10 Dr Ferrière Street, Port-Louis (511) (20 and 24) (540) SOFITEL MY BED (Device 1) </p>	<p>(310) 27126/2018 (320) 07/05/2018 (730) OVALBALL LTD Industrial Zone NL4, Valentina Road, Phoenix, Republic of Mauritius (511) (25) (540) M Logo - Picture of a man sitting which forms an "M" </p>




PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27130/2018 (320) 09/05/2018 (730) HACHETTE FILIPACCHI PRESSE 149 rue Anatole France, 92534 Levallois Perret Cedex, France (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (511) (16 and 41) (540) PARIS MATCH</p>	<p>(310) 27131/2018 (320) 09/05/2018 (730) EverSource Management Holdings 3rd Floor, Standard Chartered Tower, Bank Street, 19 Cybercity, Ebene 72201, Republic of Mauritius (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (511) (36) (540) EVERSOURCE CAPITAL (special form) & Logo</p> <p style="text-align: center;"></p>
<p>(310) 27133/2018 (320) 10/05/2018 (730) IBL Ltd IBL House, Caudan, Port Louis , Republic of Mauritius (740) R.C Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port Louis (511) (3, 4, 5, 8, 9, 16, 18, 24, 29, 30, 31, 32, 33, 35, 39, 41 and 43) (540) W'S winner's logo</p> <p style="text-align: center;"></p>	<p>(310) 27134/2018 (320) 10/05/2018 (730) IBL Ltd IBL House, Caudan, Port Louis , Republic of Mauritius (740) R.C Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port Louis (511) (3, 4, 5, 8, 9, 16, 18, 24, 29, 30, 31, 32, 33, 35, 39, 41 and 43) (540) winner's W's logo</p> <p style="text-align: center;"></p>
<p>(310) 27135/2018 (320) 10/05/2018 (730) IBL Ltd IBL House, Caudan, Port Louis , Republic of Mauritius (740) R.C Payen, Trademark Agent IBL Ltd, 10, Dr Ferrière Street, Port Louis (511) (3, 4, 5, 8, 9, 16, 18, 24, 29, 30, 31, 32, 33, 35, 39, 41 and 43) (540) W'S logo</p> <p style="text-align: center;"></p>	<p>(310) 27137/2018 (320) 10/05/2018 (730) GOLD ELECTRONICS INTERNATIONAL LTD 75 Magon st, Port Louis, Republic of Mauritius (511) (9 and 35) (540) GRONOX (and logo)</p> <p style="text-align: center;"></p>





PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27138/2018 (320) 10/05/2018 (730) GOLD ELECTRONICS (MAURITIUS) LTD 75 Magon st, Port Louis, Republic of Mauritius (511) (9 and 35) (540) gemba (and logo)</p> 	<p>(310) 27139/2018 (320) 10/05/2018 (730) CELL MART LTD 75 Magon St, Port Louis, Republic of Mauritius (511) (35 and 37) (540) Cellmart for the smarts (and logo)</p> 
<p>(310) 27140/2018 (320) 11/05/2018 (730) LE DEFI PLUS LTEE Le Defi Media Group Building, Royal Road, G.R.N.W., Republic of Mauritius (511) (38) (540) LE DEFI MOTEURS & Logo</p> 	<p>(310) 27141/2018 (320) 11/05/2018 (730) SOUTHERN SPICES LTD 2nd Floor, Fon Sing Building, Edith Cavell Street, Port Louis, Republic of Mauritius (511) (43) (540) THE INDIAN KITCHEN AND LOGO</p> 
<p>(310) 27142/2018 (320) 11/05/2018 (730) SBM Holdings Ltd SBM Tower, Level 12, 1 Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius (511) (16, 35 and 36) (540) SBM GROUP (and logo)</p> 	<p>(310) 27143/2018 (320) 11/05/2018 (730) SBM Holdings Ltd SBM Tower, Level 12, 1 Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius (511) (16, 35 and 36) (540) SBM GROUP (Logo)</p> 
<p>(310) 27144/2018 (320) 11/05/2018 (730) SBM Holdings Ltd SBM Tower, Level 12, 1 Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius (511) (16, 35 and 36) (540) SBM and Logo</p> 	<p>(310) 27145/2018 (320) 11/05/2018 (730) SBM Holdings Ltd SBM Tower, Level 12, 1 Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius (511) (16, 35 and 36) (540) SBM GROUP and Logo</p> 





PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27146/2018 (320) 11/05/2018 (730) SBM Holdings Ltd SBM Tower, Level 12, 1 Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius (511) (16, 35 and 36) (540) SBM bank and Logo</p> 	<p>(310) 27147/2018 (320) 11/05/2018 (730) TAPSEE REPAIR SERVICE CENTRE & CO LTD Queen Elizabeth Road, 7th Mile Triolet 21506, Republic of Mauritius (511) (6 and 37) (540) GT GARAGE TAPSEE (and logo)</p> 
<p>(310) 27148/2018 (320) 11/05/2018 (730) H RAULT CO LTD Les Delices, Rue Fabien, Ville Noire, Mahebourg, Republic of Mauritius (740) Mrs Vandana Munisami, Barrister-at-Law c/o Global Intellectual Property Focus, Law Firm, Ebene Junction Unit 016, Rue de la Democratie, 72203 Ebene (511) (30 and 35) (540) Packaging of Biscuits Manioc in 3-D</p> 	<p>(310) 27149/2018 (320) 11/05/2018 (730) Stella McCartney Ltd 3 Olaf Street, London W11 4BE, United Kingdom (740) Mrs Vandana Munisami, Barrister-at-Law c/o Global Intellectual Property Focus, Law Firm, Ebene Junction Unit 016, Rue de la Democratie, 72203 Ebene (511) (9 and 15) (540) STELLA</p>
<p>(310) 27150/2018 (320) 11/05/2018 (730) INNODIS LTD GPO Box 841, Innodis Building, Caudan, Port Louis, Republic of Mauritius (511) (30 and 31) (540) Whole Foods (and logo)</p> 	<p>(310) 27157/2018 (320) 14/05/2018 (730) PHOENIX BEVERAGES LIMITED Pont Fer, Phoenix, Republic of Mauritius (740) Maître Mathilde Parent Lagesse PLCJ Ltd, Centre Commercial "Le Nautica", Route Royale, Rivière Noire (511) (32 and 33) (540) STELLA (and logo)</p> 

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27158/2018 (320) 14/05/2018 (730) PHOENIX BEVERAGES LIMITED Pont Fer, Phoenix, Republic of Mauritius (740) Maître Mathilde Parent Lagesse PLCJ Ltd, Centre Commercial "Le Nautica", Route Royale, Rivière Noire (511) (18, 24, 25, 32 and 33) (540) PHOENIX BEER SHIELD</p> 	<p>(310) 27159/2018 (320) 14/05/2018 (730) PHOENIX BEVERAGES LIMITED Pont Fer, Phoenix, Republic of Mauritius (740) Maître Mathilde Parent Lagesse PLCJ Ltd, Centre Commercial "Le Nautica", Route Royale, Rivière Noire (511) (18, 24, 25, 32 and 33) (540) PHOENIX BEER LABEL</p> 
<p>(310) 27160/2018 (320) 14/05/2018 (730) Grafitag Ltd B4, Dina Arobi Lane, Bassin, Quatre-Bornes, Republic of Mauritius (511) (16 and 18) (540) GrafiTag (and logo)</p> 	<p>(310) 27161/2018 (320) 15/05/2018 (730) GRAND BAIE LEATHER CO. LTD. Old Pavillon Street, Caudan Waterfront, Port-Louis, Republic of Mauritius (511) (18) (540) Showtime Logo</p> 
<p>(310) 27162/2018 (320) 15/05/2018 (730) FSS DISTRIBUTORS LTD Hawaladar Road, Camp Diable, Republic of Mauritius (511) (32) (540) JUST POWER (and logo)</p> <p>JUST</p> <p>POWER</p>	<p>(310) 27163/2018 (320) 16/05/2018 (730) Footfive Co Ltd Eclosia Group Headquarters, Gentilly, Moka, Republic of Mauritius (740) Me. Gerard H de Froberville, Attorney at Law ENSafrica(Mauritius) 19, Church Street, Port-Louis (511) (25, 28, 32, 41 and 43) (540) Footfive - Passion Beyond Reason (and logo)</p> 

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(310) 27164/2018 (320) 16/05/2018 (730) Veena Ramanjooloo 61, Mon Desir, Bonne Terre, Vacoas., Republic of Mauritius (511) (35 and 38) (540) VW DIGITAL (and logo)</p> 	<p>(310) 27166/2018 (320) 16/05/2018 (730) Vinaye Dahoo 23, St Joseph Street, Cassis, Port Louis., Republic of Mauritius (511) (14 and 35) (540) Gold Touch Jewellery (and logo)</p> 
<p>(310) 27177/2018 (320) 18/05/2018 (730) Smithquip Ltd C/o ADANSONIA MANAGEMENT SERVICES LIMITED, Suite 1, PERRIERI OFFICE SUITES, C2-302, Level 3, Office Block C, La Croisette, Grand Baie, 30517, Republic of Mauritius (511) (7 and 35) (540) SMITHQUIP Plant & Equipment Logo</p> 	<p>(310) 27174/2018 (320) 17/05/2018 (330) 29452144 06/03/2018 CN (730) BYD COMPANY LIMITED No.1, Yan'an Road, Kuichong Street, Dapeng New District, Shenzhen, Peoples Republic of China (740) Zohra Yusuf NAZROO, Attorney at law 12 Frere Felix De Valois Street, Port-Louis (511) (12) (540) SKY SHUTTLE & Device</p> 
<p>(310) 27167/2018 (320) 16/05/2018 (730) Vinaye Dahoo 23, St Joseph Street, Cassis, Port Louis., Republic of Mauritius (511) (14 and 35) (540) Reishyl</p> <p>Reishyl</p>	<p>(310) 27179/2018 (320) 18/05/2018 (730) YOUNG BROS (PLASTICS) CO LTD. Pailles-en-Queue Road, Elizabethville, Tombeau Bay, Republic of Mauritius (511) (18 and 25) (540) Remex</p> <p>Remex</p>

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: 25 May, 2018

Ag. Controller
Industrial Property Office





General Notice No. 873 of 2018

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002

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

<p>(111) 23871/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 29, 30, 31 and 32 (540) BIOPLUS</p>	<p>(111) 23872/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 29, 30, 31 and 32 (540) BERNARD</p>
<p>(111) 23873/2018 (151) 04/05/2018 (730) EASY NET LTD (730) 12th Floor, Hennessy Court, Port Louis, Republic of Mauritius (510) Int Class 42 (540) easy net & logo</p> 	<p>(111) 23874/2018 (151) 04/05/2018 (730) EASY NET DISRUPT LTD (730) 12th Floor, Hennessy Court, Port Louis, Republic of Mauritius (510) Int Class 41 (540) Disrupt by easynet & logo</p> 
<p>(111) 23875/2018 (151) 04/05/2018 (730) END TO END SOLUTION LTD (730) 12th Floor, Hennessy Court, Port Louis, Republic of Mauritius (510) Int Class 6 (540) END TO END by easynet & logo</p> 	<p>(111) 23876/2018 (151) 04/05/2018 (730) DAT-Schaub A/S, a Danish company (730) Flaesketoerret 41, 1711 Kobenhavn V, Denmark (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 29 (540) DAT-SCHAUB & (Device) in Colour</p>  <p>DAT-SCHAUB</p>

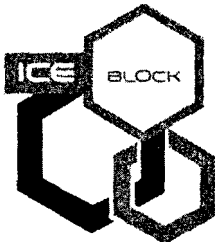
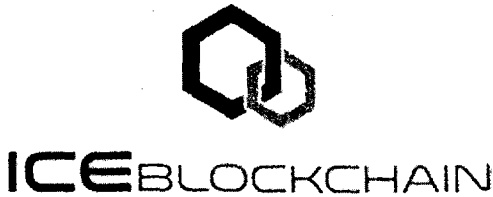
PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23877/2018 (151) 04/05/2018 (730) Société Civile du Vignoble de Château Grillet (730) Château Grillet, 42410 VERIN, France (740) André Robert, Senior Attorney No.8, Georges Guibert Street, Port-Louis (510) Int Class 33 (540) CHATEAU GRILLET</p>	<p>(111) 23878/2018 (151) 04/05/2018 (730) ZANJABEEL CO LTD (730) 32 Royal Rd, G.R.N.W. 1112-04, Port-Louis, Republic of Mauritius (740) Zohra Yusuf NAZROO, Attorney-at-Law No. 12, Frère Félix De Valois Street, Port-Louis (510) Int Class 29 and 30 (540) Salsabil'S (and logo)  Salsabil'S</p>
<p>(111) 23879/2018 (151) 04/05/2018 (730) HOLDEM HOLDINGS (MAURITIUS) LTD (730) 29 Bis Mere Barthelemy Street, Appavoo Business Centre, Port Louis, Republic of Mauritius (510) Int Class 35 and 36 (540) HOLDEM LOGO </p>	<p>(111) 23880/2018 (151) 04/05/2018 (730) HOLDEM RETAIL LTD (730) 32, Adolphe De Plevitz Street, Plaisance, Rose-Hill, Republic of Mauritius (510) Int Class 35 (540) 6 TEN MINI-MARKET LOGO </p>
<p>(111) 23881/2018 (151) 04/05/2018 (730) NEOVIA, (French simplified joint stock company) (730) Talhouët, 56250 SAINT-NOLFF, France (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 31 (540) B-SAFE</p>	<p>(111) 23882/2018 (151) 04/05/2018 (730) MAURITIUS TELECOM FOUNDATION (730) 14th Floor, Telecom Tower, Edith Cavell Street, Port Louis, Republic of Mauritius (510) Int Class 28 and 41 (540) MUGA by Mauritius Telecom Foundation (and logo) </p>
<p>(111) 23883/2018 (151) 04/05/2018 (730) Island Living Ltd (730) ENL House, Vivea Business Park, Moka, Republic of Mauritius (740) Mrs Aruna Radhakeesoon, Attorney-at-Law Rogers and Company Ltd, 5th Floor, Rogers House, Pr. John Kennedy Street, Port-Louis (510) Int Class 25, 28 and 41 (540) RACING REPUBLIC</p>	<p>(111) 23884/2018 (151) 04/05/2018 (730) Island Living Ltd (730) ENL House, Vivea Business Park, Moka, Republic of Mauritius (740) Mrs Aruna Radhakeesoon, Attorney-at-Law Rogers and Company Ltd, 5th Floor, Rogers House, Pr. John Kennedy Street, Port-Louis (510) Int Class 25, 28 and 41 (540) RACING REPUBLIK</p>







PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23885/2018 (151) 04/05/2018 (730) Island Living Ltd (730) ENL House, Vivea Business Park, Moka, Republic of Mauritius (740) Mrs Aruna Radhakeesoon, Attorney-at-Law Rogers and Company Ltd, 5th Floor, Rogers House, Pr. John Kennedy Street, Port-Louis (510) Int Class 41 and 43 (540) SEALOY</p>	<p>(111) 23886/2018 (151) 04/05/2018 (730) Ipsen Pharma S.A.S (730) 65, quai Georges Gorse, 92100 Boulogne Billancourt, France (740) Zohra Yusuf NAZROO, Attorney-at-Law No. 12, Frère Félix De Valois Street, Port-Louis (510) Int Class 5 (540) TANAKTIVE</p>
<p>(111) 23887/2018 (151) 04/05/2018 (730) I.C.O.N. EUROPE, S.L. (730) Rua Amor Ruibal, nº 11 entlo. 36203 VIGO (PONTEVEDRA), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 3 (540) INDIA HAIR-YURVEDICS Logo & Device in colour</p> 	<p>(111) 23888/2018 (151) 04/05/2018 (730) I.C.O.N. EUROPE, S.L. (730) Rua Amor Ruibal, nº 11 entlo. 36203 VIGO (PONTEVEDRA), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 3 (540) ECOTECH COLOR Logo & Device in colour</p> 
<p>(111) 23889/2018 (151) 04/05/2018 (730) I.C.O.N. EUROPE, S.L. (730) Rua Amor Ruibal, nº 11 entlo. 36203 VIGO (PONTEVEDRA), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 3 (540) Mr. A Logo & Device in colour</p> 	<p>(111) 23890/2018 (151) 04/05/2018 (730) Food Specialize Co., Ltd., a corporation under the laws of Thailand (730) 1048/5-6 Charoenkrung Road, Bangrak, Bangkok 10500, Thailand (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 29 and 30 (540) THAI DANCER LOGO (black and white)</p> 






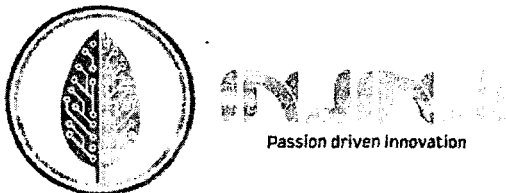
PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23891/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 31 and 32 (540)</p> <p>AFIA</p>	<p>(111) 23892/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 29, 31 and 32 (540)</p> <p>FORRELLI</p>
<p>(111) 23893/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 29, 31 and 32 (540)</p> <p>PASTADORO</p>	<p>(111) 23894/2018 (151) 04/05/2018 (730) A.A.R OOSMAN & CO LTD (730) 12, Louis Pasteur Street, Port Louis, Republic of Mauritius (740) Afzal Agowan, Attorney-at-Law Ground Floor, Arcades Bahemia, 57 Sir William Newton Street, Port Louis (510) Int Class 29, 30, 31 and 32 (540)</p> <p>CHIPSY</p>
<p>(111) 23895/2018 (151) 04/05/2018 (730) Vehicle Registration Strategic Solutions Limited (730) Schindlers Trust Mauritius Limited, 2nd Floor, Block B, Medine Mews, Chaussee Street, Port Louis, Republic of Mauritius (740) Etude Philips International Ltd Suite 310, St James Court, St Denis Street, Port-Louis (510) Int Class 36 and 42 (540) ICE BLOCK & chain device</p> 	<p>(111) 23896/2018 (151) 04/05/2018 (730) Vehicle Registration Strategic Solutions Limited (730) Schindlers Trust Mauritius Limited, 2nd Floor, Block B, Medine Mews, Chaussee Street, Port Louis, Republic of Mauritius (740) Etude Philips International Ltd Suite 310, St James Court, St Denis Street, Port-Louis (510) Int Class 36 and 42 (540) ICEBLOCKCHAIN device</p> 




PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23897/2018 (151) 04/05/2018 (730) Desbro Trading Limited (730) P.O. Box 98, Bell Village, Port-Louis, Republic of Mauritius (740) Gerard H. de Froberville, Attorney-at-Law 5th Floor, Chancery House, Lislet Geoffroy Street, Port Louis (510) Int Class 31 (540) GAIAFOSKA & Logo </p>	<p>(111) 23898/2018 (151) 04/05/2018 (730) Sp & B CONSULTANCY Ltd (730) D6 Les Vergers de Gros Bois, Mare D'Albert 51005, Republic of Mauritius (510) Int Class 35 and 41 (540) SPB CONSULTANCY - Making it Happen (and logo) </p>
<p>(111) 23899/2018 (151) 04/05/2018 (730) Cuisine Intégrale Ltd (730) The Cubicle, Royal Road, Phoenix, Republic of Mauritius (510) Int Class 11 and 21 (540) ROBUSTINI (& Logo) </p>	<p>(111) 23900/2018 (151) 11/05/2018 (730) MARION HAIR CLUB & CO LTD (730) 3rd Floor, Sholay Complex, Queen Street, Rose-Hill, Republic of Mauritius (510) Int Class 41 and 44 (540) Marion Hair & Beauty (and logo)  — MARION HAIR & BEAUTY —</p>
<p>(111) 23902/2018 (151) 11/05/2018 (730) Soobrayen Sendylen (730) Morcellement Chetty, Grand Bay, Republic of Mauritius (510) Int Class 10, 35 and 36 (540) COLBERT - Your Gateway to Mauritius and Africa (and logo) </p>	<p>(111) 23903/2018 (151) 11/05/2018 (730) ESPRIT BIO (730) 8, rue Christophe Colomb, 75008 PARIS, France (740) Andre Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (510) Int Class 5, 29 and 30 (540) LABORATOIRES SUPER DIET & Logo </p>




PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23904/2018 (151) 11/05/2018 (730) SMART CO-OPERATIVE CREDIT UNION LIMITED (730) Sir Celicourt Antelme Street, Curepipe, Republic of Mauritius (510) Int Class 36 (540) SMART MONEY & LOGO</p> 	<p>(111) 23905/2018 (151) 11/05/2018 (730) Fujiland Events Ltd (730) 4 Kwan Tee Street, Port Louis, Republic of Mauritius (510) Int Class 41 and 43 (540) FUJILAND EVENTS and Logo</p> 
<p>(111) 23906/2018 (151) 11/05/2018 (730) MISKEEN'S LTD (730) Royal Road, Floreal, Republic of Mauritius (510) Int Class 33 (540) RED CARPET RUM</p> 	<p>(111) 23907/2018 (151) 11/05/2018 (730) Ramdennee Edible Oil Products Ltd (730) Industrial Zone, Phoenix, Republic of Mauritius (740) Mr R C Payen, Trademark Agent IBL LTD, 10, Dr Ferrière Street, Port-Louis (510) Int Class 29 (540) RAJAH</p> 
<p>(111) 23908/2018 (151) 11/05/2018 (730) MAUVILAC INDUSTRIES LIMITED (730) Pailles Road, Les Pailles, Republic of Mauritius (740) R C Payen, Trademark Agent, IBL LTD 10, Dr Ferriere Street, Port Louis (510) Int Class 2 (540) LOTUS WHITE</p> 	<p>(111) 23909/2018 (151) 11/05/2018 (730) INJINJI LTD (730) Temple Road, Trois Boutiques, Union Vale, Republic of Mauritius (510) Int Class 22 and 31 (540) Injinji Passion Driven Innovation (and logo)</p> 

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23910/2018 (151) 11/05/2018 (730) Institut Escoffier (730) 22 C Cossigny Street, Curepipe, Republic of Mauritius (510) Int Class 41 (540) Institut Escoffier & Logo - École Internationale Hôtellerie, Restauration & Arts Culinaires Ile Maurice</p> 	<p>(111) 23911/2018 (151) 11/05/2018 (730) Alteo Properties Ltd (730) 5th Floor, Ebène Skies, Rue de L'Institut, Ebène 80817, Republic of Mauritius (740) Mr Pravin Barthia), Trademark Agent, ENSafrica (Mauritius) 19, Church Street, Port Louis (510) Int Class 3, 14, 16, 18, 20, 21, 24, 25, 27, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 41, 42, 43, 44 and 45 (540) ANAHITA GOLF</p>
<p>(111) 23912/2018 (151) 11/05/2018 (730) Alteo Properties Ltd (730) 5th Floor, Ebène Skies, Rue de l'Institut, Ebène 80817, Republic of Mauritius (740) Mr Pravin Barthia, Trademark Agent, ENSafrica (Mauritius) 19 Church Street, Port-Louis (510) Int Class 3, 14, 16, 18, 20, 21, 24, 25, 27, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 41, 42, 43, 44 and 45 (540) ANAHITA ILE MAURICE</p>	<p>(111) 23913/2018 (151) 11/05/2018 (730) ROOTS COLD PRESSED LTD (730) Mont Choisy, Les Bains, Republic of Mauritius (510) Int Class 32 and 43 (540) Roots Cold Pressed Logo</p> 
<p>(111) 23914/2018 (151) 11/05/2018 (730) SOCIETE DES BAINS DE MER LTD (730) Pointe Malartic, Grand Baie-Mauritius, Republic of Mauritius (510) Int Class 43 (540) Lady Lisbeth (and logo)</p> 	<p>(111) 23915/2018 (151) 11/05/2018 (730) Seat, S.A. (730) Autovía A-2, Km. 585, 08760 Martorell (Barcelona), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 12 (540) SEAT BORN</p>

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23916/2018 (151) 11/05/2018 (730) Seat, S.A. (730) Autovía A-2, Km. 585, 08760 Martorell (Barcelona), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 12 (540) SEAT BORN-E</p>	<p>(111) 23917/2018 (151) 11/05/2018 (730) Seat, S.A. (730) Autovía A-2, Km. 585, 08760 Martorell (Barcelona), Spain (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 12 (540) SEAT E-BORN</p>
<p>(111) 23918/2018 (151) 11/05/2018 (730) Toot Sweet Ltd (730) Ferret Estate, Mapou, Republic of Mauritius (510) Int Class 33 (540) IDUN and logo</p>  <p>IDUN</p>	<p>(111) 23919/2018 (151) 11/05/2018 (730) Johnson & Johnson (730) One Johnson & Johnson Plaza, New Brunswick, New Jersey 08933, U.S.A. (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (510) Int Class 3, 9 and 10 (540) NEUTROGENA BRIGHT BOOST</p>
<p>(111) 23920/2018 (151) 11/05/2018 (730) THE PROFESSIONAL SPA LTD (730) 156 Gujadhur Street, Curepipe, Republic of Mauritius (510) Int Class 41 and 43 (540) FITNESSFLO (and logo)</p> 	<p>(111) 23921/2018 (151) 11/05/2018 (730) AB InBev International Brands Limited (730) AB Inbev House, Church Street West, Woking, Surrey, GU21 6HT, United Kingdom (740) Geroudis Management Services Ltd River Court, St Denis Street, Port Louis (510) Int Class 32 (540) CASTLE LITE label</p> 

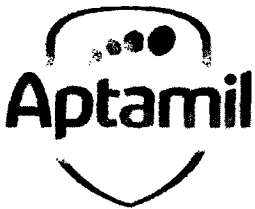



PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23922/2018 (151) 11/05/2018 (730) AB InBev International Brands Limited (730) AB Inbev House, Church Street West, Woking, Surrey, GU21 6HT, United Kingdom (740) Geroudis Management Services Ltd River Court, St Denis Street, Port Louis (510) Int Class 32 (540) CASTLE LITE neck and body label</p> 	<p>(111) 23923/2018 (151) 11/05/2018 (730) SEBANG GLOBAL BATTERY CO., LTD. (730) 433, Seolleung-ro, Gangnam-gu, Seoul (135-919), Rep. of Korea (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (510) Int Class 9 (540) GLOBAL & G Device</p> 
<p>(111) 23924/2018 (151) 11/05/2018 (730) Atlántica Agrícola, S.A. (730) C/ Corredera, 33 Entlo., VILLENA (03400) ALICANTE, Spain (740) André Robert, Senior Attorney No 8, Georges Guibert Street, Port Louis (510) Int Class 1, 5 and 35 (540) ATLÁNTICA AGRICULTURA NATURAL Logo and Mountains Device in Colour</p> 	<p>(111) 23925/2018 (151) 18/05/2018 (730) MILBORROW ANIMAL HEALTH LTD (730) Bon Air, Moka 80805, Republic of Mauritius (510) Int Class 5, 10 and 44 (540) ACTIV-8</p>
<p>(111) 23926/2018 (151) 18/05/2018 (730) ART DE PAIN CONSULTING LTD (730) 10 Remy Ollier Street, 4th Floor Abdullah Plaza, Port Louis, Republic of Mauritius (510) Int Class 35 and 41 (540) Art de Pain and Logo</p> 	<p>(111) 23927/2018 (151) 18/05/2018 (730) Zaheed NAZEER (730) Dulloo Lane, Closesel Phoenix, Republic of Mauritius (510) Int Class 30 and 43 (540) Flame's logo</p> 



PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23928/2018 (151) 18/05/2018 (730) United Docks Ltd (730) Caudan, Port Louis, Republic of Mauritius (510) Int Class 39 (540) Park and Ride by United Docks (and logo)</p> 	<p>(111) 23929/2018 (151) 18/05/2018 (730) United Docks Ltd (730) Caudan, Port Louis, Republic of Mauritius (510) Int Class 35 (540) Cerne Docks by United Docks (and logo)</p> 
<p>(111) 23930/2018 (151) 18/05/2018 (730) MAUTOURCO LTD (730) 84, Gustave Colin Street, 74514, Forest-Side, Republic of Mauritius (510) Int Class 25, 39 and 41 (540) ESSENCE BY MAUTOURCO</p>	<p>(111) 23931/2018 (151) 18/05/2018 (730) MAUTOURCO LTD (730) 84, Gustave Colin Street, 74514, Forest-Side, Republic of Mauritius (510) Int Class 25, 39 and 41 (540) CHIC BY MAUTOURCO</p>
<p>(111) 23932/2018 (151) 18/05/2018 (730) MAUTOURCO LTD (730) 84, Gustave Colin Street, 74514, Forest-Side, Republic of Mauritius (510) Int Class 25, 39 and 41 (540) CHIC EXPERIENCE BY MAUTOURCO</p>	<p>(111) 23933/2018 (151) 18/05/2018 (730) Le Morne Heritage Trust Fund (730) Royal Road, Le Morne Village, Republic of Mauritius (510) Int Class 16, 20, 21, 25 and 35 (540) LE MORNE CULTURAL LANDSCAPE (and logo)</p> 



PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23934/2018 (151) 18/05/2018 (730) Crossfit, Inc. (730) 1250 Connecticut Avenue, NW Suite 200, Washington DC, 20036, U.S.A. (740) Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (510) Int Class 41 (540)</p> <p>CROSSFIT</p>	<p>(111) 23935/2018 (151) 18/05/2018 (730) Nutricia International B.V. (730) Schiphol Boulevard 105, 1118 BG Schiphol Airport, The Netherlands (740) Mr Pravin Barthia, Trademark Agent, ENSafrica (Mauritius) 19 Church Street, Port-Louis (510) Int Class 5, 29, 30 and 32 (540) APTAMIL STEPSTONES SHIELD COLOR DEVICE 2017</p> 
<p>(111) 23936/2018 (151) 18/05/2018 (730) SIX SIX SEA LTD (730) 1st Floor, Heritage Court, Emmanuel Anquetil Street, Port-Louis, Republic of Mauritius (510) Int Class 25 and 39 (540) RH ROMAN HOLIDAY (and logo)</p> 	<p>(111) 23937/2018 (151) 18/05/2018 (730) Vipul ANAND (730) 43 Victoria Avenue, Quatre Bornes, Republic of Mauritius (510) Int Class 3, 5 and 44 (540) KAAYAKALPA Ayurveda (and logo)</p> 
<p>(111) 23938/2018 (151) 18/05/2018 (730) CLEMENGOLD INTERNATIONAL PTY LTD (730) PORTION 21 OF THE JUNCTION FARM 521, LETSITELE, 0885, South Africa (740) Mr Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19 Church Street, Port-Louis (510) Int Class 31 and 32 (540) Clemengold (Word & Device)</p> 	<p>(111) 23939/2018 (151) 18/05/2018 (730) Merck Sharp & Dohme Corp., a corporation of New Jersey, USA (730) One Merck Drive, Whitehouse Station, New Jersey 08889, U.S.A. (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (510) Int Class 5 (540) EBOVIZA</p>


PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23940/2018 (151) 18/05/2018 (730) Merck Sharp & Dohme Corp., a corporation of New Jersey, USA (730) One Merck Drive, Whitehouse Station, New Jersey 08889, U.S.A. (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (510) Int Class 5 (540) ERVEBO</p>	<p>(111) 23941/2018 (151) 18/05/2018 (730) Merck Sharp & Dohme Corp., a corporation of New Jersey, USA (730) One Merck Drive, Whitehouse Station, New Jersey 08889, U.S.A. (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (510) Int Class 5 (540) EBVAKSA</p>
<p>(111) 23942/2018 (151) 18/05/2018 (730) MILBORROW ANIMAL HEALTH LTD (730) Bon Air, Moka 80805, Republic of Mauritius (510) Int Class 5, 10 and 44 (540) PurpleBlue Medical Ltd - Do it different (and logo)</p>  <p>PurpleBlue Medical Ltd <i>Do it different</i></p>	<p>(111) 23943/2018 (151) 18/05/2018 (730) MILBORROW ANIMAL HEALTH LTD (730) Bon Air, Moka 80805, Republic of Mauritius (510) Int Class 5, 10 and 44 (540) MAHA</p>
<p>(111) 23944/2018 (151) 18/05/2018 (730) United Docks Ltd (730) Caudan, Port Louis, Republic of Mauritius (510) Int Class 36 (540) Quay Heights (and logo)</p> 	<p>(111) 23945/2018 (151) 18/05/2018 (730) Mauriplage Beach Resort Ltd (730) Wolmar, Flic en Flac, Republic of Mauritius (740) Eversheds (Mauritius) Limited Suite 310, 3rd Floor Barkly Wharf, Le Caudan Waterfront, Port Louis (510) Int Class 41 (540) White Party (WP)</p> <p>White Party (WP)</p>

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23946/2018 (151) 18/05/2018 (730) Mauriplage Beach Resort Ltd (730) Wolmar, Flic en Flac, Republic of Mauritius (740) Eversheds (Mauritius) Limited Suite 310, 3rd Floor Barkly Wharf, Le Caudan Waterfront, Port Louis (510) Int Class 41 (540) Artist in Residence (A.I.R.)</p> <p>Artist in Residence (A.I.R)</p>	<p>(111) 23947/2018 (151) 18/05/2018 (730) Blanche Birger Company Limited (730) 18 Jules Koenig Street, Port Louis, Republic of Mauritius (510) Int Class 35 and 42 (540) BIRGER.CYIndex (and logo)</p> <p>BIRGER. CYIndex</p>
<p>(111) 23901/2018 (151) 18/05/2018 (730) Sobany & Sons Co. Ltd (730) 4 Kwan Tee Street, Port Louis Republic of Mauritius (510) Int Class 37 (540) Sobany & Sons Traffic Light Engineering and logo</p> <p></p>	<p>(111) 23949/2018 (151) 18/05/2018 (730) Arma Ltd. (730) Level 5, Tower III, Nexteracom Tower, Cybercity, Ebene, Republic of Mauritius (740) Kashish International Limited, IP Agent 16, Autruches Avenue, Quatre Bornes (510) Int Class 3 (540) DOSH logo & Arabic Equivalent (colour)</p> <p></p>
<p>(111) 23950/2018 (151) 18/05/2018 (730) SEATTLE COFFEE COMPANY (SOUTH AFRICA) (PTY) LIMITED (730) 3 Hope Road, Orange Grove, Johannesburg, Gauteng, South Africa (740) Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (510) Int Class 30 and 43 (540) SEATTLE COFFEE COMPANY logo (2016)</p> <p></p>	<p>(111) 23951/2018 (151) 18/05/2018 (730) SEATTLE COFFEE COMPANY (SOUTH AFRICA) (PTY) LIMITED (730) 3 Hope Road, Orange Grove, Johannesburg, Gauteng, South Africa (740) Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (510) Int Class 30 and 43 (540) SEATTLE COFFEE CO logo</p> <p></p>

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — *continued*

<p>(111) 23952/2018 (151) 18/05/2018 (730) MEDI plus TEC Medizinisch-technische Handelsgesellschaft mbH (730) Baerler Strasse 100, 47441 Moers, Germany (740) Dave Boolauky, Attorney-at-Law Suite 614, 6th Floor, St James Court, St Denis Street, Port-Louis (510) Int Class 34 (540)</p> <p>D & J</p>	<p>(111) 23948/2018 (151) 18/05/2018 (730) Parfums Christian Dior (730) 33 Avenue Hoche, 75008 Paris, France (740) André Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (510) Int Class 3 (540)</p> <p>LIGHT-IN-WHITE</p>
<p>(111) 23953/2018 (151) 18/05/2018 (730) Nutrition Science Design Pte. Ltd. (730) 27 Jalan Limau Nipis, Bedok Gardens, Singapore 468280, Singapore (740) Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (510) Int Class 30 (540) NUCANE logo</p> 	

Date: 23 May 2018

Ag Controller
Industrial Property Office

**THE INDUSTRIAL PROPERTY OFFICE
REPUBLIC OF MAURITIUS**

**PUBLICATION OF THE PATENT UNDER SECTION 20(3) AND REGULATION
27(2) OF THE PATENTS, INDUSTRIAL DESIGNS AND TRADEMARKS ACT 2002**

PATENT granted by the Industrial Property Office

Publication Number: 00051/2018

APPLICANT: Nienstedt GmbH
An der Brinkwiese 11, 45721
Haltern am See
GERMANY

Attorney: BLC Robert & Associates
Intellectual Property
No. 8, Georges Guibert Street
PORT LOUIS

Filing Date: 14 September 2017

Date of Grant: 14 September 2017

Title of Invention: Method for Producing Tuna Fish Pieces

Abstract:

The invention concerns a method of producing output wares of the highest possible quality from input wares, wherein the input wares being processed are optically scanned, brought to a target weight, and then formed into a shape suitable for packaging and/or further processing. In the known methods, tuna fish is packed in cans or other containers, during which the structure is substantially lost because of the processing.

The invention avoids this by the process steps of using deep-frozen input ware to carry out the method, scanning the position, shape and size of the individual input ware by an optical scanning means with direct or indirect consideration of the fiber position of the tuna fish meat, calculating at least one cutting line through the input ware for the cutting off of a tuna fish cut having a desired target weight and/or a desired shape, wherein the calculation of the cutting line involves an optimization process, through which, besides determining the necessary volume to achieve the target weight after the cutting, the cutting line is established as perpendicular as possible to the fibers of the tuna fish, and cutting along the calculated cutting line in one cutting step.

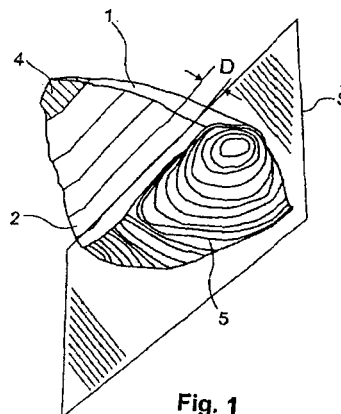


Fig. 1

International Patent Classification: A22C, A23P, A23L, A23B

*General Notice No. 875 of 2018***The Patents, Industrial Designs and Trademarks Act 2002 and Regulations 2004****(Section 41, Regulation 54)**

Notice is hereby given that the registration of the under-mentioned trademarks has expired on the date indicated therein. These marks may be renewed within a period of **3 months from the date of expiry**, subject to the payment of a *surcharge fee of Rs. 1050*, failing which the marks will be removed from the Register.

TRADEMARK	REGISTERED OWNER	FILING DATE	REG. NO.	DATE OF EXPIRY
MIKASA	MIKASA CORPORATION [JP]	15/04/1987	9368	15/04/2018
MALABAR	KRAFT FOODS FRANCE INTELLECTUAL PROPERTY S.A.S., [FR]	30/04/1997	6	30/04/2018
CADBURY'S CHOMP	CADBURY UK LIMITED [UK]	30/04/1998	5	30/04/1998
OEUDOR	CERES LTD. [MU]	02/04/2001	16719	02/04/2018
ISLAND STYLE	SURF DISTRIBUTION CO LTD [MU]	13/04/2001	16727	13/04/2018
IS LOGO	SURF PROPERTIES LTD [MU]	13/04/2001	16728	13/04/2018
CHANTEROI	FOOD AND ALLIED GROUP [MU]	13/04/2001	16732	13/04/2018
SOUTHERN COMFORT (2001)	SAZERAC BRANDS, LLC. [US]	23/04/2001	16741	23/04/2018
AXESS	AGRITEC LIMITED [MU]	24/04/2001	16743	24/04/2018
ITALTILE LOGO	ITALTILE FRANCHISING (PTY) LIMITED [ZA]	26/04/2001	16748	26/04/2018
TILER DEVICE (ARCHIE THE TILER)	ITALTILE FRANCHISING (PTY) LIMITED [ZA]	26/04/2001	16749	26/04/2018
MACNET	MACSTEEL SERVICE CENTERS USA, INC. [US]	25/04/2001	16761	25/04/2018
FLAG DESIGN TWO IN BLACK & WHITE	MICROSOFT CORPORATION [US]	23/04/2001	16768	23/04/2018
PITMAN QUALIFICATIONS	THE CITY & GUILDS OF LONDON INSTITUTE [UK]	30/04/2001	16772	30/04/2018
WINDOWS XP	MICROSOFT CORPORATION [US]	23/04/2001	16777	23/04/2018
THE TILE MARKET LOGO	ITALTILE FRANCHISING (PTY) LIMITED [ZA]	26/04/2001	16786	26/04/2018
INNATO	MR MOHAMMAD IRFAAN MOOSBALLY [MU]	01/04/2008	6014	01/04/2018
FOOD GIANT	GATEWAY HYPERMARKET LTD [MU]	01/04/2008	5992	01/04/2018
DODOGUIDE	OCTOPUB SERVICES LTD [MU]	01/04/2008	5994	01/04/2018
OCTOPUB	OCTOPUB SERVICES LTD [MU]	01/04/2008	6015	01/04/2018
REDRAY	RED.COM, INC [US]	01/04/2008	6016	01/04/2018
APAVE	APAVE GROUPE [FR]	02/04/2008	6069	02/04/2018

THE PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 AND REGULATIONS 2004 – *continued*

FONDATION MEDINE HORIZONS	FONDATION MEDINE HORIZONS [MU]	02/04/2008	6017	02/04/2018
MEDINE TRAINING CENTER	FONDATION MEDINE HORIZONS [MU]	02/04/2008	6018	02/04/2018
MEDINE ENTREPRENEUR SCHEME	FONDATION MEDINE HORIZONS [MU]	02/04/2008	6019	02/04/2018
CHEZ POPO SUPERMARCHE	ANTONIO MAURER & CO LTD [MU]	02/04/2008	6090	02/04/2018
BEBEDOU COTTON HUG	LINEO LTEE [MU]	02/04/2008	6020	02/04/2018
FLEXIDRIVE	LEAL & CO. LTD [MU]	03/04/2008	6022	03/04/2018
KIPSTA	DECATHLON SA [FR]	03/04/2008	6051	03/04/2018
GEOLOGIC	DECATHLON SA [FR]	03/04/2008	6061	03/04/2018
GEONAUTE	DECATHLON SA [FR]	03/04/2008	6091	03/04/2018
LEONARD CHESHIRE DISABILITY	LEONARD CHESHIRE DISABILITY [GB]	03/04/2008	6103	03/04/2018
THE FASHION HUB	RAM TULSIDAS & CO LTD [MU]	04/04/2008	6241	04/04/2018
BFS FOOD SUPPLY	A.B. SOOBRAITY & CO LTD [MU]	04/04/2008	6220	04/04/2018
BLACK & GOLD	S & V SUPPLIES COMPANY LTD REPRESENTED BY MR PREMDEVE SAMBIAH [MU]	04/04/2008	6179	04/04/2018
ARZERRA	NOVARTIS AG [CH]	04/04/2008	6509	04/04/2018
WATERMELON	BACARDI & COMPANY LIMITED [LI]	04/04/2008	6023	04/04/2018
COVERSORAL	BIOFARMA [FR]	04/04/2008	6129	04/04/2018
RHINO'S	RHINO'S ENERGY GMBH [DE]	04/04/2008	8352	04/04/2018
BINANI	BINANI INDUSTRIES LIMITED [IN]	08/04/2008	6173	08/04/2018
VOGUE	AMERICAN CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	08/04/2008	6062	08/04/2018
EBS	G.R.F. GROUPE EUROPEEN DE FORMATION (SOCIETE ANONYME) [FR]	08/04/2008	6079	08/04/2018
GOLD PEARL	CTBAT INTERNATIONAL CO. LIMITED [HK]	09/04/2008	6323	09/04/2018
PLATINUM PEARL	CTBAT INTERNATIONAL CO. LIMITED [HK]	09/04/2008	6324	09/04/2018
EPSILON 5	CTBAT INTERNATIONAL CO. LIMITED [HK]	09/04/2008	6325	09/04/2018
MURPHY'S	DOSSER COMPANY LTD [MU]	09/04/2008	6030	09/04/2018
LA COCOTERAIE HOTEL & RESTAURANT	DR MAMODESENE DORA MARIE THERESA [MU]	10/04/2008	6215	10/04/2018
PARABOLE LA KART'	PARABOLE REUNION [FR]	10/04/2008	6648	10/04/2018

THE PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 AND REGULATIONS 2004 – *continued*

PARABOLE LA KART'	PARABOLE REUNION [FR]	10/04/2008	6649	10/04/2018
DELI	DELI GROUP CO., LTD [CN]	10/04/2008	6080	10/04/2018
TERRASSE AU SOLEIL	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	10/04/2008	6482	10/04/2018
DINER EN VILLE	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	10/04/2008	6326	10/04/2018
TAZAJ	M.S. JUGON DISTRIBUTORS LIMITED [MU]	14/04/2008	6114	14/04/2018
TRIPLE TEARDROP	JOHNSON & JOHNSON [US]	14/04/2008	6116	14/04/2018
C OUEST	MR PANG FA CHAN WAN FONG [MU]	15/04/2008	6115	15/04/2018
EPHEMERE	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [US]	15/04/2008	6483	15/04/2018
SPINNAKERS PUB & GRILL	DOSSER COMPANY LTD [MU]	16/04/2008	6033	16/04/2018
GOLDEN HILL (JIN SHAN) CHINESE CHARACTERS	GOLDEN HILL LTD [MU]	16/04/2008	6034	16/04/2018
LE RECIF HOTEL RESORTS ILE MAURICE	POINTE AUX PIMENTS HOTEL [MU]	17/04/2008	6036	17/04/2018
ARVEN	MR DEVARAJEN VENCATACHELLUM [MU]	18/04/2008	6037	18/04/2018
SAGA	COTTAGE INDUSTRIES EXPOSITION (MAURITIUS) LTD [MU]	18/04/2008	6038	18/04/2018
SAGA WORLD	COTTAGE INDUSTRIES EXPOSITION (MAURITIUS) LTD [MU]	18/04/2008	6039	18/04/2018
TEX-PRO	RED ROOSTER SOFT FURNISHING LTD [MU]	18/04/2008	6040	18/04/2018
DELICIO	GLOBAL DIRECT FOOD & BEVERAGES LTD [MU]	21/04/2008	6117	21/04/2018
KIN	LABORATORIOS KIN, S.A. [ES]	21/04/2008	6391	21/04/2018
ISTA	IHRH HOSPITALITY PRIVATE LIMITED [IN]	21/04/2008	7069	21/04/2018
PEACE ANGELS	MR GAETANO GNUDI [MU]	21/04/2008	6109	21/04/2018
POUDRE D'OR, CIC LINGERIE	MR HERVE YANG KAM WING [MU]	22/04/2008	6113	22/04/2018
FILAO	MR MARDAY VENKETASAMY [MU]	22/04/2008	6133	22/04/2018
LA CASE DECO	LA CASE DECO [RE]	22/04/2008	6112	22/04/2018
ROYAL SWEETS	JAYSHREE DEVI MUNBOTH-CHUCKOWRY [MU]	23/04/2008	6248	23/04/2018
MR BUN	INNOVTEX INTERNATIONAL LTD [MU]	23/04/2008	6181	23/04/2018

THE PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 AND REGULATIONS 2004 – *continued*

RHUMERIE DE CHAMAREL	L'EXIL LIMITEE [MU]	24/04/2008	6135	24/04/2018
REDPLAY	RED.COM, INC. [US]	24/04/2008	6126	24/04/2018
BAMONEY	BRITISH AMERICAN IP LTD [MU]	24/04/2008	6107	24/04/2018
THE CHILLI BITE (CHILLI PICTURE)	LI KWET LIIT MARIE DESIREE GILLIANE [MU]	25/04/2008	6242	25/04/2018
PIEMAN	S.A. FROZEN FOOD INDUSTRIES (MAURITIUS) LTD C/O 3DS INT. TOURIST HOME [MU]	25/04/2008	6118	25/04/2018
SLO JO	JILL M. ABRAHAM [ZA]	25/04/2008	6178	25/04/2018
VT	VISHAL TRADING [MU]	25/04/2008	6105	25/04/2018
DOMAINE DE BEL OMBRE	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6156	25/04/2018
CHATEAU DE BEL OMBRE	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6157	25/04/2018
VALRICHE	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6159	25/04/2018
FREDERICA	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6158	25/04/2018
BEL OMBRE NATURE RESERVE	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6160	25/04/2018
BEL OMBRE RESORT AND SPA	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6161	25/04/2018
BEL OMBRE HOTEL	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6162	25/04/2018
SEVEN COLORED EARTH	COMPAGNIE SUCRIERE DE BEL OMBRE LIMITED [MU]	25/04/2008	6164	25/04/2018
4K REDPLAY	RED.COM, INC. [US]	25/04/2008	6165	25/04/2018
ST. LOUIS BUSINESS CENTRE	CLUB PROPERTIES LTD REPRESENTED BY MR PRAVIN KUMAR CALLYCHURN [MU]	25/04/2008	6136	25/04/2018
JARDINS DE BEAU CHAMP	CIEL PROPERTIES LTD [MU]	28/04/2008	6138	28/04/2018
PINK	IDENTITI GROUP LTD [MU]	28/04/2008	6139	28/04/2018
POLYFILLA	AKZO NOBEL COATINGS INTERNATIONAL B.V. [NL]	29/04/2008	6197	29/04/2018
POLYCELL	AKZO NOBEL COATINGS INTERNATIONAL B.V. [NL]	29/04/2008	6198	29/04/2018
EXOTIC TASTE	MS CORINNE DE FLEURIOT DE LA COLINIERE [MU]	29/04/2008	6183	29/04/2018
BALADE AU PARC	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	29/04/2008	7070	29/04/2018
VOGUE AROME BALADE AU PARC	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	29/04/2008	7071	29/04/2018

THE PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 AND REGULATIONS 2004 – *continued*

VOGUE AROME DINER EN VILLE	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	29/04/2008	7072	29/04/2018
VOGUE AROME TERRASSE AU SOLEIL	AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED [CH]	29/04/2008	7073	29/04/2018
GLOSSY GIRLS	MR ALAIN CLENCY LEVE HANG [MU]	30/04/2008	6140	30/04/2018
COTTON STREET	MR ALAIN CLENCY LEVEHANG [MU]	30/04/2008	6329	30/04/2018
MUZIC	MUNCHY FOOD INDUSTRIES SDN BHD [MY]	30/04/2008	6358	30/04/2018
4 WARD ZONE	PARMESSUR PARVEZ [MU]	30/04/2008	6216	30/04/2018
GD IUM	DEXXON GROUPE HOLDING [FR]	30/04/2008	6331	30/04/2018
GENEDIUM	DEXXON GROUPE HOLDING [FR]	30/04/2008	6332	30/04/2018
GAYAPLEX	DEXXON GROUPE HOLDING [FR]	30/04/2008	6330	30/04/2018

Please disregard this notice if payment for the renewal of the registration of the mark has been effected prior to this publication.

Date: 22 May, 2018

The Controller
Industrial Property Office

General Notice No. 876 of 2018

THE PATENTS, INDUSTRIAL DESIGN & TRADEMARKS ACT 2002 (Regulation 40)

Notice is hereby given that the following industrial design has been registered under Section 31 of the Patents, Industrial Designs & Trademarks Act 2002:

Description of Design: Jupe De Sega Sur Bouteille

Number & Date of Registration: 000187/2018 of 16 April, 2018

Name & Address of the registered owner: Mrs Sylvie Pascale Van-Laere RAJAMAHENDRA of Panzani Mallaye, Cap Malheureux, Republic of Mauritius

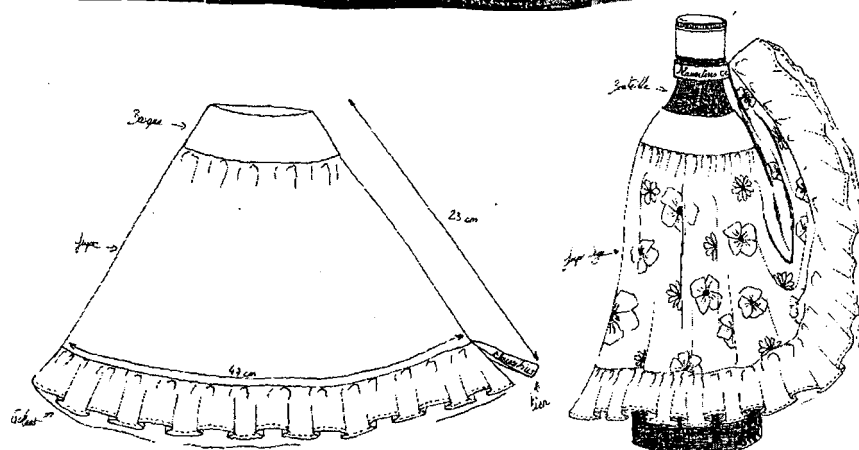
Name & Address of Creator: Mrs Sylvie Pascale Van-Laere RAJAMAHENDRA of Panzani Mallaye, Cap Malheureux, Republic of Mauritius

Filing Date: 16 April, 2018

Products: Articles of adornment

Class: 11

Representation of Design:



Date: 24 May, 2018

The Controller
Industrial Property Office

Legal Notices and Advertisements

Third and Last Publication

CHANGE OF NAME

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

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

Date: 12 April 2018.

(Rec. No. 16/475688)

Third and Last Publication

CHANGE OF NAME

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

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

Date: 2 May 2018

(Rec. No. 16/475737)

Third and Last Publication

CHANGE OF NAME

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

Koomaree so that in the future she shall bear the names and surname of **Kaveeta Koomaree AUCKEL**.

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

Dated: 4th May 2018

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

(Rec. No. 16/475685)

Second Publication

CHANGE OF NAME

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

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

Dated at Port Louis, this 11th May 2018.

Princetle ITTEA
Applicant

(Rec. No. 16/475768)

Second Publication

CHANGE OF NAME

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

Objections, if any should be filed in the Registry of the office of the Attorney-General,

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

Date: 10 May 2018

(Rec. No. 16/475832)

First Publication

CHANGE OF NAME

Notice is hereby given that **Mrs Marie Chantale ISABELLE** (born **CORET**) has applied to the Honourable Attorney General for leave to change her names **Marie Chantale** into those of **Marie Chantal** so that in the future she shall bear the names and surname of **Marie Chantal CORET**.

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

Dated: 15 May 2018

Mrs Marie Chantale ISABELLE
(born CORET)
Applicant

(Rec. No. 16/475879)

IN THE DISTRICT COURT OF GRAND PORT

SALE BY LEVY

On Friday the 29th June, 2018 at 10.30 a.m. at the District Court of Mahebourg, I, the undersigned Court Usher, will by Public Auction sell to the highest bidder and for cash the following movable effects namely

- A table "Table du milieu"
- A T.V Set "42" make Panasonic
- A Refrigerator make L.G.
- A Set of Sofa
- A Dining table

Seized by me upon **Mohamed Perally** at the request of **DIK Travel & Tours** pursuant to a Judgment of the above Court on 13.01.2015.

Dated this 10.05.2018.

(Rec. No. 16/475840)

First Publication

SALE BY LEVY

Notice is hereby given that on Thursday the 19 July, 2018 at 13hrs30, shall take place before the Master's Court, Supreme Court Building, Jules Koenig Street, Port-Louis, the sale by levy of the following immovable property, viz: –

"Huit portions de terrain, savoir: –

1. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau A6 de la contenance de mille deux cent vingt deux mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:–*

Du premier côté, par un chemin commun, sur vingt cinq mètres cinquante centimètres.

Du second côté, par DhanrajSnoorooop, sur cinquante quatre mètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809160200

2. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau A7 de la contenance de onze mille six cent quatre vingt seize et cinquante trois centièmes mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:–*

Du premier côté, partie par le lot numéro A8a et partie par un chemin commun, sur cent trente deux mètres cinquante centimètres.

Du second côté, sur une ligne brisée en trois parties mesurant d'abord par Madame Bibi FerozGureebun, sur quarante huit mètres et quarante mètres respectivement et ensuite par un chemin asphalté, sur soixante cinq mètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809090201

3. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau A8 de la contenance de trois mille neuf cent soixante seize et cinquante cinq centièmes mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:—*

Du premier côté, par un chemin commun, sur une longueur développée de quatre vingt deux mètres.

Du second côté, par un autre chemin commun, sur quarante neuf mètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809090202

4. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau A8a de la contenance de deux mille deux cent cinquante six et quatre vingt huit centièmes mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:—*

Du premier côté, par "Shivala Road", sur trente quatre mètres dix centimètres.

Du second côté, sur LuckpateeBeeharry, sur soixante sept mètres quatre vingt centimètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre

ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809090080

5. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau A8b de la contenance de deux mille trois cent quarante cinq et trente sept centièmes mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:—*

Du premier côté, par "Shivala Road", sur vingt deux mètres cinquante centimètres.

Du second côté, par le bord extérieur d'un mûr en pierres sèches, sur cent dix mètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809090013

6. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, composée des carreaux A11 et A12 de la contenance de six mille neuf cent quarante et un et cinquante centièmes mètres carrés – en excluant l'étendue du chemin les desservant – formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:—*

Du premier côté, par "Shivala Road", sur cinquante cinq mètres.

Du second côté, par divers propriétaires mesuré à l'extérieur d'un mûr en pierres sèches, sur cent soixante neuf mètres vingt centimètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809090067

7. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, composée des carreaux X, Y et Z de la contenance de dix neuf mille deux cent cinquante deux et vingt cinq centièmes mètres carrés – en excluant l'étendue des chemins les desservant – formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingt dix neuf, enregistré au registre LS 36 numéro 11102, comme suit:–*

Du premier côté, par un chemin commun, sur cinquante sept mètres.

Du second côté, sur une ligne brisée en huit parties, la première par GranduthSeenath et autres, sur soixante sept mètres, la seconde par Anwar Pacha Edoo, JadoonananBeeharry, BassanteeMungry, Mahamed Jaman, sur cinquante mètres, la troisième par Masoot Jaman, BagwanteeMihdi Din, sur vingt mètres, la quatrième par les héritiers Beeltah, sur vingt trois mètres trente centimètres, la cinquième par BhyeGorahJhummun, sur quatorze mètres, la sixième par KaleckDustmamod, sur dix mètres soixante dix centimètres, la septième par Bibi RahelaJhummun, sur vingt deux mètres trente centimètres et la huitième par RheazeJhummun et autres, MahamoodJhummun et autres, les héritiers ChooneeaBakus, les héritiers DarbarrySanabally, MuslimKaramatAndoo, héritiers Dullo et autres et héritiers WahedRamjane et autres, sur soixante quatre mètres dix centimètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve."

The said property bears PIN Number 1809160240

8. *Une portion de terrain située au quartier de Flacq, lieu dit Petit Paquet, Montagne Blanche, étant le carreau W de la contenance de deux*

mille trois cent onze et vingt cinq centièmes mètres carrés et formant partie du lot numéro 2 et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur BalkrishnaDwarka, arpenteur juré, le dix neuf octobre mil neuf cent quatre vingtdix neuf, enregistré au registre LS 36 numéro 11102, comme suit:–

Du premier côté, par un chemin commun, sur trente trois mètres dix centimètres.

Du second côté, sur une ligne brisée en trois parties, mesurée la première par JainoolAbadeenAnngoo, CassimAckloo, sur cinquante cinq mètres, la seconde par FatimahNabybaccus, sur trente mètres cinquante centimètres, la troisième par divers propriétaires, sur huit mètres quarante centimètres.

Ensemble les plantations de cannes y existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve.

The said property bears PIN Number 1809160031

The Usher has reported in the memorandum of seizure that there exists on all of the above 8 portions of land sugar cane plantations.

The sale of the properties described above shall take place in separate lots subject to the provisions of the Sale of Immoveable Property Act.

Together with all appurtenances thereof generally whatsoever without any exception nor reservation and the whole more fully described in the "cahier des charges" filed in the above matter.

The said sale is prosecuted at the request of **La Prudence (Mauricienne) Assurances Limitée** in the rights of Mauritius Union Assurance Company Limited, of 4 Leoville L'Homme Street, Port Louis against **Mr Soobramanien PILLAY SAWMY**, represented by his agent and proxy Mrs Micheline Yvette Marie PONIN-BALLOM (the widow of late Mr Seevagnanum PILLAY SAWMY), of 23 Rue de la Reine, Rose Hill.

All parties claiming a right to take inscription of legal mortgage upon the said properties are warned

that they must do so before the transcription of the judgment of adjudication failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port-Louis, this 18 day of May, 2018.

André ROBERT, SA

BLC Robert & Associates

of No. 8, Georges Guibert Street, Port-Louis.

Attorney in charge of the sale

(Rec. No. 16/475890)

First Publication

SALE BY LEVY

Notice is hereby given that on Thursday the 19 July, 2018 at 13hrs30, shall take place before the Master's Court, Supreme Court Building, Jules Koenig Street, Port Louis, the Sale by Levy of the following immovable property, viz :-

Une portion de terrain de la contenance de deux cent et quatre dixièmes mètres carrés, située au quartier des Plaines Wilhems, lieudit "La Louise", (aujourd'hui d'après le Cadastre Municipal se trouvant à Quatre Bornes) et bornée d'après un rapport, avec plan figuratif ci joint dressée par Monsieur R. Foiret, ancien arpenteur-juré, le vingt-sept octobre mil neuf cent quatre-vingt-six, enregistré au Reg: LS 24 No. 9483, comme suit:

- Du premier côté, par la Route Publique de Palma, une réserve d'un mètre vingt-deux centimètres de large entre, sur onze mètres soixante-treize centimètres;

- Du second côté, par le Lot No. 3, sur une ligne brisée en cinq parties mesurant cinq mètres cinquante-six centimètres, deux mètres soixante-quatorze centimètres, cinq mètres soixante-dix-neuf centimètres, quatre-vingt-onze centimètres et six mètres dix centimètres respectivement;

Ensemble une maison à étage en bloc de ciment sous dalle en voie de construction existant sur le dit terrain et généralement tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve.

The said property bears Pin Number 1723100078.

The Usher has reported in the memorandum of seizure that there exists on the aforesaid portion of

land a one storeyed concrete building under slab provided with water and electricity supplies.

Together with all appurtenances thereof generally whatsoever without any exception nor reservation" and the whole more fully described in the cahier des charges filed in the above matter.

The said sale is prosecuted at the request of La Prudence (Mauricienne) Assurances Limitée in the rights of Mauritius Union Assurance Company Limited, of 4 Leoville L'Homme Street, Port Louis against **Mr Avinash CHUNDERDEEP** and **Mrs Anuradha CHUNDERDEEP** (born **RUGHOONAUTH**), the lawful wife of Mr Avinash CHUNDERDEEP, both of, 279, Palma Road, Quatre Bornes.

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

Under all legal reservations.

Dated at Port Louis, this 18 day of May, 2018.

André ROBERT, SA

BLC Robert & Associates

of No. 8, Georges Guibert Street, Port Louis.

Attorney in Charge of the Sale

(Rec. No. 16/475890)

SALE BY LEVY

Notice is hereby given that on Thursday the 07th day of June 2018 at 1.30 p.m., shall take place before the Master's Bar situate at Supreme Court Building, Jules Koenig Street, Port Louis, the Sale by Levy prosecuted at the request of **LA PRUDENCE LEASING FINANCE COMPANY LTD** against **Mrs Bibi Rosida NEERMAUL** (born **WARESH ALLEE**) of Royal Rd, Rivière du Rempart of the hereunderdescribed immoveable property viz:- *Une portion de terrain située au quartier des Plaines Wilhems lieu dit Highlands – formant partie du carreau 355, (99, Quartier Militaire New Road, Curepipe) de la contenance de cent quarante trois decimal cinquante sept metre carrés (143.57m²) – Lot No. 5 (PIN 1742270063) – et bornée d'après le partage en nature ci-après relaté suit:- Du premier côté*

par un chemin de sortie d'un mètre quatre vingt quinze centimètres (1m95cms) de large, sur cinq mètres et soixante quinze centimètres (5m75cms); Du deuxième côté, par le terrain des héritiers de Mme Nazmoon Tengur, sur seize mètres et douze centimètre (16m12cms); Du troisième côté, par le terrain de Mons A. Mahadeo, sur une ligne brisée en deux parties mesurant respectivement:- la première mesurant cinq mètres et soixante dix centimètres (5m70cms) et la seconde mesurant cinq mètres et soixante dix centimètres (5m70cms) également; Du quatrième et dernier côté, en partie par le lot No. 3, sur une ligne mesurant huit mètres et cinquante centimètres (8m50cms) et en partie par le lot No. 4, une ligne brisée en quatre parties mesurant respectivement:- la première mesurant deux mètres et vingt cinq centimètres (2m25cms), la seconde mesurant trois mètres et quatre vingt dix centimètres (3m90cms), la troisième mesurant un mètre et quatre vingt cinq centimètres (1m85cms) et la quatrième mesurant quatre mètres et quarante cinq centimètres (4m45cms). Ensemble tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve. 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 reservation.

Dated at Port Louis, this 18th day of May 2018.

Zubayr HATTEEA
of Etude Guy Rivalland
7th Floor, Chancery House,
Lislet Geoffroy St, Port Louis.
Attorney in charge of the sale

(Rec. No. 16/475883)

SALE BY LEVY

Notice is hereby given that on Thursday the 11th day of October 2018, at 1.30 p.m., shall take place before the Master's Bar the Sale by Levy of the hereunderdescribed property viz: *Une portion de terrain de la contenance de 2,874.85 m², étant le Lot No. 1, située au quartier de Port-Louis lieu dit Vallée des Prêtres et borne comme suit:- Du premier côté, par Caroline Road, sur une longueur développée mesurant seize mètres quatre vingt six centimètres; Du deuxième côté, par Dinraj &*

Ranjanah Ramdoyal, sur cent soixante sept mètres soixante deux centimètres; Du troisième côté, par les sinuosités d'une rivière et du quatrième et dernier côté, par le Lot No. 2, sur cent soixante treize mètres soixante quinze centimètres. OBSERVATION est ici faite que la susdite portion de terrain de la contenance de 2,874.85m² étant le Lot No. 1, située au quartier de Port-Louis lieu dit Vallée des Prêtres, a depuis été arpentée par Monsieur Somrajsing Roopun, Arpenteur Juré, et a été par lui trouvée être de la contenance de 2808.43m² portant le PIN 1116550013, suivant son rapport d'arpentage avec plan figurative y joint, en date du 30/09/2013, enregistré au Reg LS 99/20010, et est comprise dans les abornements suivants:-

Du premier côté, par Caroline Road, sur une longueur développée de seize mètres et quatre vingt treize centimètres; Du deuxième, par Dinraj et Ranjanah Ramdoyal, sur cent soixante trois mètres et cinquante quatre centimètres; Du troisième côté, par Rivière Lataniers, sur une longueur développée de dix sept mètres et quatre vingt quatre centimètres et du quatrième côté, par Jeetandsing Dabeesing, sur cent soixante et onze mètres et quatre vingt seize centimètres. Ensemble tout ce que peut dépendre et en faire partie sans aucune exception ni réserve et sans qu'il soit besoin d'en faire une plus ample description, les acquéreurs déclarant bien connaître le lieu, pour l'avoir vu, visite et en être satisfaits. The whole morefully described in title deed transcribed in Vol. 9248 No. 2 - PIN number 1116550013. The said sale is prosecuted at the request of S A V Garments LTD against Mrs Deviarana UNMOLE & Mr Shyam JEEAJEE.

All parties claiming a right of legal mortgage on the said property are warned that they must exercise such right before the transcription of the judgment of adjudication failing which they shall forfeit such rights.

Under all legal reservations.

Dated at Port Louis, this 18th day of May, 2018.

AFZAL AGOWAN
of Bahemia Building,
No. 56 Sir William Newton Street,
Port Louis.

(Rec. No. 16/475883)

Attorney in charge of the sale.

SALE BY LEVY

Notice is hereby given that on Thursday the 8th day of November, 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: 1. *"Tout ce qui reste (après distractions de deux portions de terrain savoir:- la première, de la contenance de huit cent dix mètres carrés (810 m²) vendue suivant titre transcrit au Vol. 2078/105 et la deuxième, de la contenance de deux cent quatre vingt dix mètres carrés et dix centièmes de mètre carré (290.10 m²) vendue suivant titre transcrit au Vol. 7688/52 d'une portion de terrain de la contenance d'originare de mille quatre cent trente cinq mètres carrés (1,435 m²) située au quartier de Port Louis lieu dit Vallée des Prêtres, Rue Bernardin de Saint Pierre No. 387 A et bornée dans son ensemble d'après un rapport d'arpentage avec plan figuratif y joint dressé par Monsieur Louis Maurice Dumazel, arpenteur juré, le 30/07/1987, enregistré au Reg:- L. S. 24 No. 12788, comme suit:- Du premier côté, par la Rue Bernardin de Saint Pierre, sur douze mètres soixante (12 m 60); Du second côté, par le Lot No. 3, sur soixante trois mètres cinquante (63 m 50); Du troisième côté, par les réserves de la Rivière des Lataniers sur trente mètres (30 m 00); Et du quatrième et dernier côté, partie par un chemin commun sur quarante deux mètres (42 m 00) et partie par le Lot No. 4, sur quatre lignes mesurant respectivement vingt deux mètres trente (22 m 30), dix mètres (10 m 00), huit mètres dix sept (8 m 17); Au titre de propriété ci-après relaté, il a été fait observer que le solde (après les distractions sus mentionnées) de la sus dite portion de terrain de la contenance de mille quatre cent trente cinq mètres carrés (1,435 m²) a depuis été mesuré par Monsieur Zahur Ahmad Khuram Beegun, arpenteur juré et a été par lui trouvé être de la contenance de trois cent soixante mètres carrés et quarante centièmes de mètre carré (360.40 m²) suivant son rapport d'arpentage avec plan figuratif y joint en date du 22/03/2010 enregistré au Reg:- L. S. 69 No. 1574 et compris dans les abornements suivants:- (PIN Number:- 1116290317). Du premier côté, par le trottoir d'un mètre vingt (1 m 20) de large longeant la Rue Bernardin de Saint Pierre sur douze mètres quarante cinq (12 m 45); Du deuxième côté, partie par le*

terrain appartenant à Monsieur Mineshwarsingh Bissoon sur trois lignes mesurant respectivement dix sept mètres quatre vingt dix huit (17 m 98), huit mètres zéro sept (8 m 07) et dix mètres (10 m 00) et partie par la première portion sur neuf mètres quatre vingt trois (9 m 83); Du troisième côté, par le terrain appartenant à Monsieur Dwejendranath Ramanah sur cinq mètres quatre vingt (5 m 80); Et du quatrième et dernier côté, par le terrain appartenant à Monsieur Vijay Kumar Bhurtun sur cinq lignes mesurant respectivement six mètres quatre vingt cinq (6 m 85), un mètre quatre vingt cinq (1 m 85), cinq mètres onze (5 m 11), zéro mètre vingt six (0 m 26), vingt quatre mètres soixante cinq (24 m 65). 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 title deed drawn up by Mr. Ahmad Ibrahim Gopee, Notary Public, on the 08/09/2010 registered and transcribed in TV 7872/22. 2. Une portion de terrain de la contenance de quarante cinq toises (45 T) soit cent soixante dix mètres carrés et quatre vingt quinze centièmes de mètre carré (170.95 m²), située à Port Louis, Vallée des Prêtres plus précisément à Rue Decailla F. H., No. 19A d'après le cadastre de la Municipalité de Port Louis. Au titre de propriété ci-après relaté, il a été fait observer que la sus dite portion de terrain a depuis été arpentée par Monsieur Mooslim Chamroo, arpenteur juré et a été par lui trouvée être de la même contenance soit quarante cinq toises (45 T) ou cent soixante dix mètres carrés et quatre vingt quinze centièmes de mètre carré (170.95 m²), suivant son rapport d'arpentage avec plan figuratif y joint dressé en date du 18/03/2003 enregistré au Reg:- L. S. 49/80 et comprise dans les abornements suivants:- (PIN Number:- 1116320020). Du premier côté, par « Maudarbux Lane », sur douze mètres quatre vingt dix neuf (12 m 99); Du deuxième côté, par Haniff Hoolash, sur douze mètres trente quatre (12 m 34); Du troisième côté, partie par Bibi Rookhia Shah Salamut et partie par un chemin de sortie d'un mètre soixante deux (1 m 62) de large (donnant accès à la Rue Horace de Cailla), sur douze mètres quatre vingt dix neuf (12 m 99); Et du quatrième et dernier côté, partie par Sawkatally Mohorun et partie par Assen Mohorun, sur quatorze

mètres soixante deux (14 m 62). 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 deed drawn up by Mr. Ahmad Ibrahim Gopee, Notary Public on the 05/03/2004, registered and transcribed on the 22/03/2004 in TV 5445/4.» (1) There exists on the portion of land of extent of 360.40 m², a two story residential/commercial building, construction of which is in a reinforced concrete framed structure, concrete block walls under reinforced concrete slab roof and (2) There exists on the plot of land of 170.95 m², a high roof single storey building with a mezzanine floor, 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. Assen MOHORUN**.

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 22nd day of May, 2018.

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

(Rec. No. 16/475875)

SALE BY LEVY

Notice is hereby given that on Thursday the 4th day of October, 2018 at 1.30 p.m. shall take place before the Master's Court, Supreme Court situate at Jules Koenig Street, Port Louis, the Sale by Levy of: "*Une portion de terrain de la contenance de quatre vingt sept perches (87 P) soit trois mille six cent soixante douze mètres carrés et seize centièmes de mètre carré (3,672.16 m²) située au quartier de la Savanne lieudit Surinam, plus*

amplement décrite et abornée au titre de propriété ci-après relate, PIN No. 1609090002 D'un côté, par un chemin mitoyen et commun sur quatre cent treize pieds (413') ou cent trente quatre mètres quinze centimètres (134.15 m), Du second côté par le chemin de Bassin Bleue sur cent quatorze pieds (114') ou trente sept mètres trois centimètres (37.03 m), Du troisième côté par la portion abandonnée à Mamode Assen Maderbaccus et enfin du quatrième côté par un chemin réserve sur quatre vingt huit pieds (88') ou vingt huit mètres cinquante huit centimètres (28.58 m). Ensemble tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve." Le tout décrit au titre en date du 12/04/1950 et transcrit au Volume 537/517". The portion of land is a front land, bareland, tarred access, flat topography, rectangular shape. It is presently covered with weeds and shrubs. Approximately 1/3 of the front extent lies in a residential zone while the rear 2/3 is just outside defined settlement boundary.

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

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

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

Under all legal reservations.

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

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

(Rec. No. 16/475875)

SALE OF IMMOVEABLE PROPERTY BY WAY OF FOLLE ENCHERE

Notice is hereby given that on Thursday the 14th day of June, 2018, at 1.30 p.m., the property

situate in the district of Grand Port place called Nouvelle France, of the extent of 1329.76 m², together with all that may depend or form part thereof without any exception or reservations and which had been adjudicated to VACOAS POPULAR MULTIPURPOSE COOPERATIVE SOCIETE LTD, on 28.09.2017, in the matter of Sale by Levy prosecuted at the request of **VACOAS POPULAR MULTIPURPOSE COOPERATIVE SOCIETE LTD** against **Ahmad Nahim BURTHUN & Anor**, will be resold by way of FOLLE ENCHERE.

The resale has been fixed by the Master and Registrar of the Supreme Court to Thursday the 14th day of June, 2018, at 1.30 p.m.

Dated at Port Louis, this 21st day of May, 2018.

Oosman Noormahomed Abbasakoor, S.A.
of, No. 4, Sir Virgile Naz Street,
Port Louis.
Attorney in Charge of the Sale

(Rec. No. 16/475890)

SALE BY LICITATION

Notice is hereby given that on the 21st day of May, 2018 has been filed in the office of the Master and Registrar of the Supreme Court of Mauritius, situate Supreme Court Buildings, Jules Koenig Street, Port Louis, the Memorandum of Charges containing the clauses and conditions by virtue of which shall take place before the Master's Bar the Sale by Licitation prosecuted at the request of **Pravin RAMSURN & Ors** against **Ramessur RAMSURN & Ors** of a portion of land of the extent of nine perches nine tenth (9.9 perches) or (417.82 m²) situate in the district of Grand Port, place called L'Escalier morefully described in title deed transcribed in Vol. 911 No. 121 and bounded as follows: "*D'un côté par l'axe d'un chemin commun partant du balisage de Appanah Mulliah, a une borne R. B. sur trente neuf pieds; du second côté, par Appanah Mulliah sur quatre vingt sept pieds six pouces; du troisième côté par M. S. Osman sur quarante quatre pieds et du dernier côté par Ramchundur Bhujan sur quatre quinze pieds*".

Together with one concrete building under slab with electricity and water supply and generally all

that may depend or form part thereof without any exception or reservations and the whole morefully described in the Memorandum of Charges filed.

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 21st day of May 2018.

(sd) Me. Salim DAWREEAWOO
of Bahemia Building, No. 56,
Sir William Newton Street,
Port Louis.
Petitioners' Attorney

(Rec. No. 16/475882)

SALE BY LICITATION

Take notice that on **11/05/2018**, has been filed at the Master's Office of the Supreme Court of Mauritius, situate at Jules Koenig Street, Port Louis, the memorandum of charges, clauses, conditions, pursuant and according to which shall take place before the Master's Bar the Sale by Licitation, prosecuted at the request of **Ange Joseph Chloe** against **Marie Suzanne Chloe**, of a portion of land of the extent of 189 m² situate in the district of Port Louis at Lataniers Street, Ste. Croix and bounded on one side partly by the width of an exit road of 2.44 mts large and partly by Marie Anne Chloe on 13.13 mts, and on the other side by Louis Guy Tan Hoo on 15.60 mts, together with all that may depend or form part thereof without any exception or reservations, and the whole morefully described in the memorandum of charges filed in the above matter.

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 judgment of adjudication, failing which they shall forfeit such right.

Dated at Port Louis, this 11/05/2018.

M. Iqbal Dauhoo.
of, Cathedral Square, Port Louis.
Attorney in charge of the sale

(Rec. No. 16/475874)

SALE BY LICITATION

Take notice that on **17/05/2018**, has been filed at the Master's Office of the Supreme Court of Mauritius, situate at Jules Koenig street, Port Louis, the memorandum of charges, clauses, conditions, pursuant and according to which shall take place before the Master's Bar the Sale by Licitation, prosecuted at the request of **Bibi Salima Hossenbaccus** against **Mohammad Samseer Paquet**, of a portion of land of the extent of 93 m² being Lot No. 3 situate in the district of Plaines Wilhems place called Stanley, and bounded on the 1st side by Lot No. 2 which will be attributed to Mr. Ravindev Seevanthean on 9.75 mts, and on the other side by an exit road of 3 mts large forming part of Lot No. 2 on two lines, the first one being a development length of 7.32 mts, and the second one measuring 5.28 mts, together with all that may depend or form part thereof without any exception or reservations, and the whole morefully described in the memorandum of charges filed in the above matter.

Dated at Port Louis, this 17/05/2018.

M. Iqbal Dauhoo.
of, Cathedral Square, Port Louis.
Attorney in charge of the sale

(Rec. No. 16/475874)

SALE BY LICITATION

Notice is hereby given that on the 21/05/2018 has been filed in the office of the Master and Registrar of the Supreme Court of Mauritius, situate at Supreme Court Building, Jules Koenig Street, Port Louis the memorandum of Charges containing the clauses and conditions by virtue of which shall take place before the Master's Court the Sale by Licitation prosecuted at the request of

1. **Mr Mike Errol Joseph BALTHAZARE** and
2. **Marie Anne Sylvette Daisy BALTHAZARE**

against

1. **Marie Sheila Sabrina BALTHAZARE** and
2. **Sheila Brenda BALTHAZARE** of "A. Two concrete residential buildings erected on Lot No. 39 of State Land Plaine Magnien 'B', being of the extent of 309m², situate in the district of Grand Port, place called Plaine Magnien, leased by The Government of Mauritius to late Mr Joseph Marc Ivan BALTHAZARE for a period of 58 years starting from 01/07/2002 to expire on 30/06/2060.

According to a survey report of Mr A. Rajack DOOBORY, Land Surveyor, dated 05/10/2007, the said portion of State Land has been found to be of the extent of 303.30m² and is bounded as follows:— On the first side, by R. Angouin Street, on 12.30m; On the second side, by Linder Construc, on 24.70m; On the third side, by Reynold Lacase, on 12m; On the fourth side, by Malleck Jauffar, on 25.25m. **B.** The rights of lease to the said portion of land.

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

Dated at Port Louis, this 21/05/2018.

Me. P Chuttoo
of 2nd Floor, Astor Court, Port Louis.
Attorney in Charge of the sale.

(Rec. No. 16/475857)

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

OPS MANAGEMENT LTD
(In Liquidation)

Notice is hereby given that pursuant to a resolution of the sole shareholder of OPS MANAGEMENT LTD (the "Company") dated 10th May 2018, I, Kian-Fah Kim-Tiam CHUNG CHUN LAM, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis, have been appointed Liquidator with effect from 10th May 2018.

Notice is also given to any person, who reckons that the Company holds property belonging to him or property in which he has rights, should submit his claim in writing to the Liquidator with all supporting documents in respect of such ownership or right by 18th June 2018.

All persons holding any property, documents, books and records of the above Company are requested to deliver them forthwith to the Liquidator.

Further notice is given that all sums due to the Company should be payable to the Liquidator and

receipts for such payments shall only be valid if they bear the signature of the Liquidator or his duly appointed representative/s.

All correspondences should be addressed to:

Kian-Fah Kim-Tiam CHUNG CHUN LAM
Liquidator
OPS MANAGEMENT LTD
C/o Nexia Baker & Arenson
Chartered Accountants
5th Floor, C&R Court
49 Labourdonnais Street,
Port Louis.

(Rec. No. 16/475886)

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

MUNUS MANAGEMENT LTD
(In Liquidation)

Notice is hereby given that pursuant to a resolution of the sole shareholder of MUNUS MANAGEMENT LTD (the "Company") dated 10th May 2018, I, Kian-Fah Kim-Tiam CHUNG CHUN LAM, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis, have been appointed Liquidator with effect from 10th May 2018.

Notice is also given to any person, who reckons that the Company holds property belonging to him or property in which he has rights, should submit his claim in writing to the Liquidator with all supporting documents in respect of such ownership or right by 18th June 2018.

All persons holding any property, documents, books and records of the above Company are requested to deliver them forthwith to the Liquidator.

Further notice is given that all sums due to the Company should be payable to the Liquidator and receipts for such payments shall only be valid if they bear the signature of the Liquidator or his duly appointed representative/s.

All correspondences should be addressed to:

Kian-Fah Kim-Tiam CHUNG CHUN LAM
Liquidator

MUNUS MANAGEMENT LTD
C/o Nexia Baker & Arenson
Chartered Accountants
5th Floor, C&R Court
49 Labourdonnais Street,
Port Louis.

(Rec. No. 16/475886)

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

CROSS ATLANTIC LTD
(In Liquidation)

Notice is hereby given that pursuant to a resolution of the shareholder of CROSS ATLANTIC LTD (the "Company") dated 12th April 2018, I, Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis, have been appointed Liquidator with effect from 12th April 2018.

Notice is also given to any person, who reckons that the Company holds property belonging to him or property in which he has rights, should submit his claim in writing to the Liquidator with all supporting documents in respect of such ownership or right by 30 June 2018.

All persons holding any property, documents, books and records of the above Company are requested to deliver them forthwith to the Liquidator.

Further notice is given that all sums due to the Company should be payable to the Liquidator and receipts for such payments shall only be valid if they bear the signature of the Liquidator or his duly appointed representative/s.

All correspondences should be addressed to:

Ouma Shankar Ochit
Liquidator
CROSS ATLANTIC LTD
C/o Nexia Baker & Arenson
Chartered Accountants
5th Floor, C&R Court
49 Labourdonnais Street
Port Louis

(Rec. No. 16/475884)

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

CHINA PROPERTY INVESTMENTS LIMITED
(In Liquidation)

Notice is hereby given that pursuant to a resolution of the shareholder of CHINA PROPERTY INVESTMENTS LIMITED (the "Company") dated 04th May 2018, I, Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis, have been appointed Liquidator with effect from 04th May 2018.

Notice is also given to any person, who reckons that the Company holds property belonging to him or property in which he has rights, should submit his claim in writing to the Liquidator with all supporting documents in respect of such ownership or right by 30th June 2018.

All persons holding any property, documents, books and records of the above Company are requested to deliver them forthwith to the Liquidator.

Further notice is given that all sums due to the Company should be payable to the Liquidator and receipts for such payments shall only be valid if they bear the signature of the Liquidator or his duly appointed representative/s.

All correspondences should be addressed to:

Ouma Shankar Ochit
Liquidator

CHINA PROPERTY INVESTMENTS LIMITED
C/o Nexia Baker & Arenson
Chartered Accountants
5th Floor, C&R Court
49 Labourdonnais Street
Port Louis

(Rec. No. 16/475884)

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

CDS SEPT CENT DEUX LTD

(In Liquidation)

(In Creditors Voluntary Winding Up)

Notice is hereby given that subsequent to a creditors meeting of CDS Sept Deux Ltd held on

Wednesday 23 April 2018 at 10.30 a.m., 6th Floor Richard House, Remy Ollier Street, Port Louis it was resolved to appoint Mr Yousouf Peerbaye, FCA of 6th Floor, Richard House, Remy Ollier Street, Port Louis, as liquidator of the Company.

Notice is also given to any person, who reckons that the Company holds property belonging to him or property in which he has rights should submit his claim in writing to the liquidator with all supporting documents in respect of such ownership or right by 29th June 2018. All persons holding any property documents, books and records of the above Company are requested to deliver them forthwith to the Liquidator.

Further notice is given that all sums due to the Company should be payable to the Liquidator and receipts for such payments shall only be valid if they bear the signature of the Liquidator or his duly appointed representative/s.

All correspondences should be addressed to:

Mr Yousouf Peerbaye. FCA
Registered Insolvency Practitioner
Chartered Accountant England & Wales
6th Floor, Richard House,
Remy Ollier Street, Port Louis
Tel/Fax: (230) 240 4849 - GSM 5258 5252
Email: yapeerbaye@intnet.mu

Date: 23/05/2018

(Rec. No. 16/475892)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

HS VENTURES LIMITED

Notice is hereby given that by way of a written resolution dated 4 September 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

SA-1 LIMITED

Notice is hereby given that by way of a written resolution dated 20 October 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

THIRD POINT HOLDING I, LTD

Notice is hereby given that by way of a written resolution dated 5 December 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

MY FURNITURE INTERNATIONAL LIMITED

Notice is hereby given that by way of a written resolution dated 21 November 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

SA-1 HOLDINGS PRIVATE LIMITED

Notice is hereby given that by way of a written resolution dated 20 October 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

INDIA CHINA PRE-IPO EQUITY (MAURITIUS) LIMITED

Notice is hereby given that by way of a written resolution dated 11 September 2017, the shareholder of the above named Company has decided to put the Company into liquidation and Mr Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants, 5th Floor, C&R Court, 49 Labourdonnais Street, Port Louis has been appointed as liquidator.

Dated this 22nd day of May 2018.

By order of the board

(Rec. No. 16/475873)

**NOTICE UNDER SECTION 137 OF
THE INSOLVENCY ACT 2009**

Tesco Mauritius Holdings Limited

(the "Company")

- In Members' Voluntary Winding Up -

Notice is hereby given that subsequent to a shareholder's special meeting of the Company on 26 January 2018, the following resolutions were passed:

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

Mr. Ouma Shankar Ochit, FCCA, of Nexia Baker & Arenson, Chartered Accountants,

5th Floor C&R Court, 49 Labourdonais Street,
Port Louis, Mauritius be appointed as 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: 05 May 2018

SGG Corporate Services (Mauritius) Ltd
Company Secretary

(Rec. No. 16/475861)

**NOTICE UNDER SECTION 151 OF
THE INSOLVENCY ACT 2009**

FINAL MEETING AND DISSOLUTION

Tri Aviation Partners Ltd
(In Liquidation)

Notice is hereby given that in compliance with
Section 151 of the Insolvency Act 2009, a final
Meeting of the Company will be held at my office,
5th Floor Green Cross Building Belle Rose Quatre-
Bornes, on 18 June 2018 at 10:30 a.m.

AGENDA:

1. To take cognizance of the acts and dealings
of the liquidator.
2. To approve the dissolution and disposal of
books of the Company.
3. Any other business.

Dated this 17th day of May 2018.

Gowtamsingh Dabee ACA FCCA
Registered Insolvency Practitioner
Liquidator

(Rec. No. 16/475877)

**NOTICE UNDER SECTION 151 OF
THE INSOLVENCY ACT 2009**

FINAL MEETING AND DISSOLUTION

Silver Cloud Advisory Inc.
(In Liquidation)

Notice is hereby given that in compliance with
Section 151 of the Insolvency Act 2009, a final
Meeting of the Company will be held at my office,
5th Floor Green Cross Building Belle Rose Quatre-
Bornes, on 18 June 2018 at 14:00 p.m.

AGENDA:

1. To take cognizance of the acts and dealings
of the liquidator.
2. To approve the dissolution and disposal of
books of the Company.
3. Any other business.

Dated this 17th day of May 2018.

Gowtamsingh Dabee ACA FCCA
Registered Insolvency Practitioner
Liquidator

(Rec. No. 16/475877)

**NOTICE GIVEN UNDER SECTION 151 OF
THE INSOLVENCY ACT 2009**

(‘the Act’)

Final Meeting and Dissolution
Telegraph Capital Partners
(the ‘Company’)

Notice is hereby given that in accordance to
Section 151 of the Insolvency Act 2009, a final
general meeting of the Company will be held at
4th Floor 19 Bank Street, Cybercity, Ebene 72201,
Mauritius on Friday 29 June 2018 at 10:00 hrs.

Agenda:

1. To take cognizance of the acts and dealing of
the liquidator;
2. To approve the dissolution and disposal of
the books of the Company;
3. Any other business

Date: 21 May 2018

Parmanand Bhojoo FCCA
Liquidator

(Rec. No. 16/475863)

IN THE SUPREME COURT OF MAURITIUS
(BANKRUPTCY DIVISION)

In the matter of:-

The Insolvency Act 2009

And

In the matter of:-

Satyanand SEWPAL, a company director,
residing at Seeneevassen Street, Icery, Forest Side.

Petitioner

v.s

Exogreen Ltd, having its registered office situate at 5th Floor, Astor Court, Port Louis.

Respondent

In the presence of:-

Bickhram Kumar BHUNJUN, a company director, residing at Lorquet Road, Chemin Grenier.

Co-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 22nd day of May, 2018 lodged by Satyanand Sewpal, by electronic filing under the Court (Electronic filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00562/2018 and the returnable date is the **6th day of June, 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 22nd day of May, 2018.

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

Petitioner's Attorney

instructed by J. G. Basset & K. Namdarkhan

(Rec. No. 16/475876)

NOTICE OF APPLICATION FOR GROUND WATER LICENCE

Notice is hereby given that We **AIRPORTS OF MAURITIUS CO LTD** have applied to the

Central Water Authority for a ground water license to use groundwater from BH No. 1288 at SSR International Airport, Plaine Magnien for Non-Domestic purposes.

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

Particulars and plans may be inspected at

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

(Rec. No. 16/475892)

NOTICE UNDER THE CADASTRAL SURVEY ACT 2011

(Under Section 9(2) & 9(3))

Notice is hereby given that, I Ravin Tupsy, Land Surveyor will on 16th June 2018 at 9.30 hrs proceed with the survey of a portion of land of an extent of 0A57 Perches or 2405.90m² situate at Carreau La Liane in the district of belonging to Heirs Hurilall UNJORE as per title deed transcribed in Vol. T.V. 610/11

All neighbouring owners are hereby called upon and summoned to be and appear at the said survey operations on the aforesaid day and hour and to bring along with them, all their title deeds, plans and whatever like documents concerning their property so as to allow me to establish correctly the limits separating the aforesaid property from yours and likewise.

All Documents may be inspected at my office at, 1st Floor Bahemia Building, Sir William Newton Street, Port Louis, during office hours.

Take further notice that the said survey operations will be carried out by me or any other Land Surveyor deputed by me in case of impediment on the aforesaid day, date and hour and on the following days whether you be present or not and that in default by you to be in attendance it will be understood that you accept without any objection or reserve.

Dated this 23rd May 2018.

RAVIN TUPSY
(*Land Surveyor*)
Sir William Newton Street
1st Floor Bahemia Bldg
Port Louis

(Rec. No. 16/475870)

BONDED WAREHOUSE

Notice is hereby given that the under mentioned bonded warehouse has been approved by the Director-General, MRA under Section 67 of the Customs Act.

NAME	ADDRESS	GOODS TO BE WAREHOUSED	DATE
MFD Distribution Ltd	Jin Fei Road, Riche Terre, Terre Rouge	For new and second hand vehicles	26.04.2018

(Rec. No. 16/475900)

NOTICE UNDER SECTION 42 OF THE FOUNDATION ACT 2012

DEBAND FOUNDATION

(*the 'Foundation'*)

(*In Voluntary Winding-up*)

Unanimous resolutions of the Members of Council of the Foundation passed on 22 May 2018 in lieu of holding a meeting whereby the following resolutions were passed:

1. That the Foundation be wound up voluntarily under Section 42 of the Foundation Act 2012.
2. That Mrs. Imalambaal Kichenin of JurisTax Ltd, situated at Level 1, Ebene House, Hotel Avenue, 33 Cybercity, Ebene, 72201, Mauritius be appointed as liquidator and that her remuneration be fixed at a later date.
3. That the liquidator be and is hereby empowered to divide amongst the beneficiaries, in specie or in kind the whole or any part of the assets of the Foundation.

Dated this 23rd day of May 2018.

Lucqman Hakim Issop Issack
Member of Council

(Rec. No. 16/475877)

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

Notice is hereby given that **Strand Overseas Investment Company** has by a special resolution passed on 7 May 2018, changed its name into **Mayfair Overseas Investment Company**, as evidenced by a Certificate issued by the Registrar of Companies on 18 May 2018.

This 21 May 2018.

Abax Corporate Services Ltd
Company Secretary

(Rec. No. 16/75892)

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

Notice is hereby given that the Company "**Lightbox GD SNS Ventures**" having by Shareholder's resolution changed its name, is now incorporated under the name of "**Lightbox Global**" as evidenced by a certificate given under the seal of office of the Registrar of Companies dated 18 May 2018.

Dated this 22 May 2018.

SANNE Mauritius
Corporate Secretary

(Rec. No. 16/475889)

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

Notice is hereby given that "**Kwesé Sports Services Limited**" has, by special resolution passed on 27 July 2017, changed its name to "**Kwesé Play Limited**" as evidenced by a Certificate issued by the Registrar of Companies on 04 August 2017.

Dated this 18th day of May 2018.

DTOS Ltd
Company Secretary

(Rec. No. 16/475877)

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

Notice is hereby given that "**Resource Research Institute**" has, by special resolution passed on 28 November 2017, changed its name to "**Teacup**"

Limited as evidenced by a Certificate issued by the Registrar of Companies on 10 January 2018.

Dated this 18th day of May 2018.

(Rec. No. 16/475877) DTOS Ltd
Company Secretary

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

Notice is hereby given that **UP Auto Investments** has by a special resolution passed on the 15th February 2018 changed its name to **Universal Partners Financial Investments** as evidenced by a Certificate issued by the Registrar of Companies on the 18th May 2018.

Dated: 21st May 2018

(Rec. No. 16/475881) Intercontinental Trust Limited
Company Secretary

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

Notice is hereby given that the Company **"Edison Energy Development Company"** having by Board resolution changed its name, is now incorporated under the name of **"Anergi Development Company"** as evidenced by a Certificate given under the seal of office of the Registrar of Companies dated 10 May 2018.

Dated this 18 May 2018.

(Rec. No. 16/475889) SANNE Mauritius
Secretary

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

Notice is hereby given that the Company **"Edison Energy Asset Company"** having by Board resolution changed its name, is now incorporated under the name of **"Anergi Asset Company"** as evidenced by a Certificate given under the seal of office of the Registrar of Companies dated 10 May 2018.

Dated this 18 May 2018.

(Rec. No. 16/475889) SANNE Mauritius
Secretary

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

CHANGE OF NAME

Notice is hereby given that **BRANSON COMMODITIES** by a special resolution changed its name to **Agritex** as evidenced by a Certificate given under the seal of office of the Registrar of Companies dated 18th May 2018.

(Rec. No. 16/475893) Loita Management Services Ltd
Company Secretary

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

Notice is hereby given that the Private Company **"ENXA Retail Limited"** has, by way of a special resolution, changed its name to **"Sweetwater Ltd"** as evidenced by the certificate given under the Hand and Seal of the Registrar of Companies dated 16th May 2018.

Dated this 25th May 2018.

(Rec. No. 16/475862) *Company Secretary*

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

Notice is hereby given that the Private Company **"Tummel Acquisition (FDI) Ltd"** has by a Board Meeting passed on 22 March 2018 resolved to change its name to **"Quinag Bidco Ltd"** as evidenced by a certificate given under the hand and seal of the Registrar of Companies on 07th May 2018.

Dated this 11th day of May 2018.

(Rec. No. 16/475831) SGG Fund Services (Mauritius) Ltd

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

In the matter of:

Victoria Capital Management (Mauritius) Ltd

Notice is hereby given that **"Victoria Capital Management"** has, by way of a special resolution

passed on 30 March 2018, changed its name to “**Victoria Capital Management (Mauritius) Ltd**”, as evidenced by a Certificate given under the hand and seal of the Registrar of Companies on 07 May 2018.

Dated this 17th day of May 2018.

Company Secretary

(Rec. No. 16/475836)

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

Notice is hereby given that **Zenkeep Ltd** has by a special resolution passed on the 19th of March 2018 changed its name to **NK Solutions Limited** as evidence by a certificate issued by the Registrar of Companies on the 26th of March 2018.

Date: 24th of May 2018

NK Solutions Limited
Director

(Rec. No. 16/475844)

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

Notice is hereby given that ‘**STEP AHEAD RECRUIT CO. LTD**’ has by special resolution passed on 18th April 2018 changed its name to “**IMO AKD PROPERTY LTD**” as evidenced by a certificate dated 19th April 2018 issued by the Registrar of Companies.

Dated this 16th May 2018.

Koovinandah Dhaliyah
Director

(Rec. No. 16/475853)

NOTICE PURSUANT TO SECTION 246(4)(b) OF THE COMPANIES ACT 2001

Golden Foods Ltd

The Board of Directors (the ‘Board’) of Golden Foods Ltd (‘the Company’) wishes to inform its shareholders and the public at large that it has on 22nd May 2018, resolved to recommend to its shareholders the proposed amalgamation (the ‘Amalgamation’) of the Company with PATGOLD PROPERTY LTD and the amalgamated company being PATGOLD PROPERTY LTD.

The Amalgamation will be effected in accordance with Sections 245 to 246 and 248 of the Companies Act 2001.

22nd May 2018

By order of the Board
First Island Secretarial Ltd
Company Secretary

Copy of the Amalgamation Proposal are available for inspection, during normal working hours, at the registered office of Golden Foods Ltd, E73 Carripoule St, Ebene, Mauritius, by any shareholder or creditor of Golden Foods Ltd or any person to whom Golden Foods Ltd is under an obligation.

A shareholder or creditor of Golden Foods Ltd or any person to whom the Company is under an obligation will be supplied free of charge with a copy of the Amalgamation Proposal upon request.

The Board of Directors of Golden Foods Ltd accepts full responsibility of the accuracy of the information contained in this notice.

(Rec. No. 16/475901)

NOTICE PURSUANT TO SECTION 246(4)(b) OF THE COMPANIES ACT 2001

PATGOLD PROPERTY LTD

The Board of Directors (the ‘Board’) of PATGOLD PROPERTY LTD (‘the Company’) wishes to inform its shareholders and the public at large that it has on 22nd May 2018, resolved to recommend to its shareholders the proposed amalgamation (the ‘Amalgamation’) of the Company with Golden Foods Ltd and the amalgamated company being PATGOLD PROPERTY LTD.

The Amalgamation will be effected in accordance with sections 245 to 246 and 248 of the Companies Act 2001.

22nd May 2018

By order of the Board
First Island Secretarial Ltd
Company Secretary

Copy of the Amalgamation Proposal are available for inspection, during normal working hours, at the registered office of PATGOLD PROPERTY LTD, E75, Carripoule St, Ebene 72203, Mauritius, by any shareholder or creditor of PATGOLD PROPERTY LTD or any person to whom PATGOLD PROPERTY LTD is under an obligation.

A shareholder or creditor of PATGOLD PROPERTY LTD or any person to whom the Company is under an obligation will be

supplied free of charge with a copy of the Amalgamation Proposal upon request.

The Board of Directors of PATGOLD PROPERTY LTD accepts full responsibility of the accuracy of the information contained in this notice.

(Rec. No. 16/475901)

NOTICE UNDER SECTION 246(4)(b) OF THE COMPANIES ACT 2001

BUILDING & CIVIL ENGINEERING CO. LTD

(BRN: C06005223)

COGIR LIMITEE

(BRN: C06005116)

BUILDING & CIVIL ENGINEERING CO. LTD ('BCE') and COGIR LIMITEE ('Cogir'), hereby give notice to the public and more specifically to the shareholders and creditors of BCE and Cogir, as well as to any person to whom one of those companies may be under an obligation, that:

- (i) The respective Boards of Directors of BCE and Cogir have resolved, at their respective Board meetings held on 10 May 2018, to recommend to the shareholders of the two companies to approve the proposed amalgamation ("the Amalgamation") of Cogir with and into BCE.
- (ii) The Amalgamation is subject to the approval of the shareholders of BCE and Cogir by special resolution.
- (iii) If the Amalgamation is approved, BCE will continue as the amalgamated company in terms of Part XVI of the Companies Act 2001.
- (iv) The effective date of the Amalgamation has been set for 1 July 2018.
- (v) Copies of the Amalgamation Proposal are available for inspection by any shareholder or creditor of BCE and/or Cogir or any person to whom one of those companies are under an obligation at the respective registered office of the two companies, during normal business hours.
- (vi) A shareholder or creditor of BCE and/or Cogir or any person to whom one of those companies are under an obligation will be

supplied free of charge with a copy of the Amalgamation Proposal upon request.

- (vii) The Boards of Directors of BCE and Cogir are of opinion that the Amalgamation is in the best interests of the two companies and are satisfied that the amalgamated company shall, immediately after the Amalgamation becomes effective, satisfy the solvency test.

10 May 2018

By order of the Board of
BUILDING & CIVIL ENGINEERING CO. LTD.
Executive Services Limited

Per Christian ANGSEESING ACIS
Company Secretary

Board of COGIR LIMITEE
ENL Limited
Company Secretary

(Rec. No. 16/475859)

NOTICE UNDER SECTION 309(1)(d) OF THE COMPANIES ACT 2001

Notice is hereby given that **DemcoTech Limited** (the "Company") incorporated as a Domestic Company and having its registered office at 6th Floor, Dias Pier Building, Le Caudan Waterfront, Caudan, Port Louis, Mauritius is on the 8th December 2017 applying to the Registrar of Companies for removal of the Company from the Register under Section 309(1)(d) of the Companies Act 2001.

Notice is 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.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 is to be made in writing to the Registrar of Companies by latest the 17th June 2018.

Dated this 18th day of May 2018.

Frontiere Corporate Services Ltd
Company Secretary

(Rec. No. 16/475872)

NOTICE UNDER SECTION 309(1)(d) OF THE COMPANIES ACT 2001

Notice is hereby given that **BEST RE (Mauritius) Limited** (the "Company") incorporated as a Domestic Company and having its registered office at 6th Floor, Dias Pier Building, Le Caudan Waterfront, Caudan, Port Louis, Mauritius has on the 7th December 2017 applying to the Registrar of Companies for removal of the Company from the Register under Section 309(1)(d) of the Companies Act 2001.

Notice is 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.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 is to be made in writing to the Registrar of Companies by latest the 18th June 2018.

Dated this 18th day of May 2018.

Frontiere Corporate Services Ltd
Company Secretary

(Rec. No. 16/475872)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

CGOA Consulting Ltd

Notice is hereby given

- (1) That the above Company holding a Category 2 Global Business Licence and having its registered office at Rogers Capital Corporate Services Limited, St Louis Business Centre, Cnr Desroches & St Louis Streets, Port Louis, Mauritius is to be removed from the register of companies under Section 309(1)(d) of the Companies Act 2001.
- (2) That the Company has ceased to carry on business, discharged in full its liabilities to all its known creditors and distributed its surplus assets in accordance with its constitution and the Companies Act 2001.
- (3) That any objection to the removal under Section 313 shall be delivered to the

Registrar of Companies not less than 28 days after the date of the notice, at latest by 15 June 2018.

Date: 18 May 2018

Rogers Capital Corporate Services Limited
Registered Agent

(Rec. No. 16/475892)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company **GLOBAL MINERALS AND METAL LIMITED** having its registered office at IFS Court, Bank Street, TwentyEight, Cybercity, Ebene 72201, Republic of 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 Memorandum and Articles of Association and 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 23 June 2018.

Dated this 23 May 2018.

Secretary

(Rec. No. 16/475889)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company **"Oxbridge Technology and Innovations GP"** having its registered office at IFS Court, Bank Street, TwentyEight, Cybercity, Ebene 72201, Republic of 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 no surplus assets after paying its debts, and no creditor has applied to the Court under

Section 216 of the Companies Act 1984 for an order putting the Company into liquidation.

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 16 June 2018.

Dated this 16 May 2018.

Secretary

(Rec. No. 16/475827)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **Congratulations Ltd**, a Domestic Company and having its registered office at 205, Morcellement St Daniel II, Roches Brunes, is on this 21st day of May 2018 applying to the Registrar of Companies to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

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

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

Date: 21st May 2018

Directors

(Rec. No. 16/475839)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company "**Africa Investments 2303 – Mauritius 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 its Constitution and 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 18 June 2018.

Dated this 18 May 2018.

Secretary

(Rec. No. 16/475845)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company "**IndoSpace Ventures VI**" having its Registered Office at 3rd Floor, Standard Chartered Tower, Bank Street, 19 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.
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 21 June 2018.

Dated this 21 May 2018.

Secretary

(Rec. No. 16/475845)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company "**IndoSpace Ventures IX**" having its Registered Office at 3rd Floor, Standard Chartered Tower, Bank Street, 19 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.
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 21 June 2018.

Dated this 21 May 2018.

Secretary

(Rec. No. 16/475845)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **Astra Capital Management**, a Global Business Licence Category 1 and having its Registered Office at Suite 109, 1st Floor, The Catalyst, Silicon Avenue, Cybercity, Ebene, 72201, Mauritius is on this 8th of May 2018 applying to the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

Notice is hereby 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.

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

Dated this 8th May 2018.

Titan Corporate Services Limited
Company Secretary

(Rec. No. 16/475851)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **DAISY MANAGEMENT LTD**, a private Company

Limited by Shares and having its Registered Office at A 11 NHDC Mare Tabac is on the 22nd of May 2018 apply to the Registrar of Companies under Section 309(1)(d) of the Companies Act 2001.

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

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

22nd May 2018.

(Rec. No. 16/475855)

Direction

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

D-CUBE RENOVATORS LTD
(the 'Company')

Notice is hereby given that the Company, having its registered office at No. 60 Morcellement Bon Espoir, Royal Road Piton, Republic of Mauritius 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 its operations, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the constitution and the Companies Act 2001".

Objections, if any, should be filed with the Registrar of Companies within 28 days from the date of this notice.

Dated this 21st day of May 2018.

Mr Desmarais Jerome Jean
Director

(Rec. No. 16/475878)

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

ISLAND SALT PROCESSING LTD
(the 'Company')

Notice is hereby given that the Company, having its registered office at Albion Docks, Trou

Fanfaron, Republic of Mauritius 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 its operations, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the constitution and the Companies Act 2001".

Objections, if any, should be filed with the Registrar of Companies within 28 days from the date of this notice.

Dated this 21st day of May 2018.

Mr Arnauld Leclezio
Director

(Rec. No. 16/475878)

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

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

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

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 shall be delivered to the Registrar, which shall be not less than 28 days after the date of the notice.

Dated this 15th May 2018.

Director

(Rec. No. 16/475880)

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

Notice is hereby given that "**Fader Motors Co Ltd**" a domestic company having its Registered Office at 31 Emaus Road Coromandel, Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

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

Any objection or claims, if any should be lodged with the Registrar of Companies within 28 days from the date of this notice.

Date: 08th May 2018

Mrs Bussawon Abdool Zaahirah
Company Director

(Rec. No. 16/475891)

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

('the Act')

Notice is hereby given that **Tata India Debt Fund** (the "Company"), having its registered office at 4th 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 17 June 2018.

Dated: 17 May 2018

Secretary

(Rec. No. 16/475833)

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

Notice is hereby given that **CHESTERTON TRADING LIMITED**, a Category 2 Global Business Licence Company, having its registered office at Corporate & Chancery Chambers, 7th Floor New Caudan, Dias Pier, Le Caudan Waterfront, Port Louis, Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

That the company has ceased to carry on business has discharged all its debts and liabilities

in full and has distributed its surplus assets in accordance with its constitution and the companies act 2001.

That any objection to the removal under section 313 of the companies act 2001 shall be made to the registrar of companies not later than 28 days from the date of this notice.

Dated this 16th of May 2018.

Corporate & Chancery Group Limited
Registered Agent

(Rec. No. 16/475849)

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

Notice is hereby given that “**NDH International Pvt Ltd**” holding a Category 2 Global Business License and having its Registered Office at Level 2, Max City Building, Remy Ollier Street, Port-Louis, Mauritius, is on this 21st day of May 2018 applying to the Registrar of Companies to be removed from the Register of Companies under Section 309 of the Companies Act 2001.

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

Any objection to the removal of the company under Section 312 of the Companies Act 2001 is to be made in writing to the Registrar of Companies by latest on 21st day of June 2018.

Dated: 21 May 2018

OCRA (Mauritius) Limited
Registered Agent

(Rec. No. 16/475854)

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

Notice is hereby given that:

QUANTAR TRADING LTD, a Category 2 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 18th June 2018.

Dated this 21st day of May 2018.

First Island Trust Company Ltd
Registered Agent

(Rec. No. 16/475841)

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

1. Notice is hereby given that the Company, **Binaca Limited**, a Global Business Company Category 1, having its registered office at C/o Amicorp (Mauritius) Limited, 6th Floor, Tower 1, NeXTeracom Building, Ebene, Mauritius is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.
2. Notice is hereby given that the Company has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with its Constitution and the Companies Act 2001.
3. Any objection to the removal of the Company under Section 312 of the Companies Act 2001 should be delivered to the Registrar of Companies not later than 28 days of the date of this notice.

Dated this 21 May 2018.

Amicorp (Mauritius) Limited
Company Secretary

(Rec. No. 16/475842)

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

Notice is hereby given that **Maconde Lime Company Ltd** (the “Company”), a Company having its registered office at Maconde, Baie du

Cap, 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.

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.

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

Dated this 14th May 2018.

Navitas Corporate Services Ltd
Company Secretary

(Rec. No. 16/475846)

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

Notice is hereby given that the Company "**Monarch Personnel (Support) Limited**" having its Registered Office at 6th Floor Newton Tower, Sir William Newton Street, Port Louis is to be removed from the register of companies under 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.

That any objection to the removal under Section 312 of the Company shall be made to the Registrar of Companies not later than 28 days from the date of the notice, by latest 20th June 2018.

Dated this 23rd May 2018.

BUSINESSCONSULT
Secretary

(Rec. No. 16/475888)

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

Notice is hereby given that the Company "**Southern Development Consulting (SODEVCO) Ltd**" having its Registered Office

at C/o Moorestephens, 6th Floor Newton Tower, Sir William Newton Street, Port Louis 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 should be filed with the Registrar of Companies at latest on the 20th June 2018.

Dated this 23rd May 2018.

Director

(Rec. No. 16/475888)

NOTICE UNDER THE COMPANIES ACT 2001

Notice is hereby given that **New World Security Ltd** a Domestic Company and having its registered office at 50 Stevenson Street, Bain des Dames, Cassis, Port Louis is on this 23rd day of May 2018 applying to the Registrar of Companies to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

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

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

Dated this 23rd May 2018.

Director

(Rec. No. 16/475858)

NOTICE UNDER SECTION 311(4) OF THE COMPANIES ACT 2001

Notice is hereby given that **Deep Red Ocean Services Limited** (the 'Company') holding a Category 2 Global Business Licence and having its Registered Office at C/o Trustlink International Limited, Suite 501, St. James Court, St. Denis

Street, Port Louis, Mauritius, is applying to the Registrar of Companies to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

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. The Company has no charges inscribed against it.

Objection, if any, should be made in writing to the Registrar of Companies not less than 28 days from date of this notice.

Date: 17 May 2018

TRUSTLINK INTERNATIONAL LIMITED
Registered Agent

(Rec. No. 16/475890)

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

LA CAVE DE SANDHY LTD of Beeharry Road, Trois Bras, Petit Raffray has applied to the Director General of the Mauritius Revenue Authority for the issue of a new license of Dealer in liquor and alcoholic products - wholesale, in respect of premises situated at Beeharry Road, Trois Bras, Petit Raffray.

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

LA CAVE DE SANDHY LTD
Applicant

(Rec. No. 16/475887)

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

I, **Samrath Seegobin** of Royal Road, Grande Pointe aux Piments, 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, Grande Pointe aux Piments.

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

Samrath Seegobin
Applicant

(Rec. No. 16/475826)

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

I, **Bhooshan Bhowon** of Bernardin de St Pierre Street, Vallée des Prêtres, has applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of Beer and Alcoholic Beverages in respect of premises situated at Bernardin de St Pierre Street, Vallée des Prêtres to **Ramawatee Bhowon**.

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

Bhooshan Bhowon
Applicant

(Rec. No. 16/475823)

BanyanTree Bank Limited

**Report of the Independent Auditor
on the Summary
Financial Statements**

For the year ended

31 December 2017

Deloitte.

7th-8th floor, Standard Chartered Tower
19-21 Bank Street
Cybercity
Ebène 72201
Mauritius

1

Report of the independent auditor on the summary financial statements
BanyanTree Bank Limited

Opinion

The summary financial statements, which comprise the summary statement of financial position as at 31 December 2017, the summary statement of profit or loss and other comprehensive income, summary statement of changes in equity and summary statement of cash flows for the year then ended, are derived from the audited financial statements of BanyanTree Bank Limited for the year ended 31 December 2017.

In our opinion, the accompanying summary financial statements are consistent, in all material respects, with the audited financial statements, on the basis described in the Note.

Summary Financial Statements

The summary financial statements do not contain all the disclosures required by International Financial Reporting Standards (IFRSs) in the preparation of the audited financial statements of BanyanTree Bank Limited. Reading the summary financial statements and the auditor's report thereon, therefore, is not a substitute for reading the audited financial statements and the auditor's report thereon. The summary financial statements and the audited financial statements do not reflect the effects of events that occurred subsequent to the date of our report on the audited financial statements.

The Audited Financial Statements and Our Report thereon

We expressed an unmodified audit opinion on the audited financial statements in our report dated 28 February 2018.

Management's Responsibility for the Summary Financial Statements

Management is responsible for the preparation of the summary financial statements on the basis described in the Note.

Auditor's Responsibility

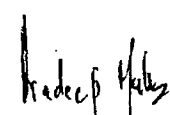
Our responsibility is to express an opinion on whether the summary financial statements are consistent, in all material respects, with the audited financial statements based on our procedures, which were conducted in accordance with International Standard on Auditing (ISA) 810 (Revised). *Engagements to Report on Summary Financial Statements.*

Other Matter

This report, including the opinion, has been prepared for and only for the Company's shareholders in accordance with Section 34(6)(b)(ii) of the Mauritian Banking Act 2004 and for no other purpose. We do not, in giving this opinion, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.


Deloitte

Chartered Accountants
03 MAY 2018


Pradeep Malik, FCA
Licensed by FRC

BanyanTree Bank Limited**Summary statement of financial position as at 31 December**

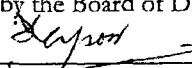
	2017 Rs	2016 Rs	2015 Rs
ASSETS			
Cash and cash equivalents	374,903,175	1,313,775,218	373,753,508
Loans and advances to customers	1,099,761,259	744,375,711	416,537,166
Investment securities	2,527,495,572	3,673,375,469	5,561,878,349
Property, plant and equipment	30,381,213	31,859,256	18,545,828
Derivative financial instruments	1,891,164	-	-
Other assets	197,526,189	162,688,732	245,472,048
Deferred Tax assets	581,424	-	-
Current tax asset	2,774,702	1,462,410	-
Total assets	4,235,314,698	5,927,536,796	6,616,186,899
LIABILITIES			
Deposits from banks	68,123,232	73,458,721	147,324,912
Deposits from customers and current accounts	2,919,942,746	3,379,968,329	2,721,664,524
Other borrowed funds	642,797,098	1,940,285,952	3,269,337,041
Derivative financial instruments	-	19,430,919	6,417,439
Subordinated debt	74,008,000	-	-
Other liabilities	11,512,740	5,653,261	2,542,962
Deferred tax liabilities	-	98,540	432,866
Current tax liabilities	-	-	2,341,631
Total liabilities	3,716,383,816	5,418,895,722	6,150,061,375
SHAREHOLDERS' EQUITY			
Stated capital	269,650,528	269,650,528	269,650,528
Statutory reserve	41,202,027	41,202,027	36,219,868
Capital contribution	8,333,349	8,333,349	8,333,349
Investment revaluation gain/ (deficit)	19,992,252	(31,215,234)	(40,516,391)
Retained earnings	179,752,726	220,670,404	192,438,170
Total equity	518,930,882	508,641,074	466,125,524
Total liabilities and equity	4,235,314,698	5,927,536,796	6,616,186,899

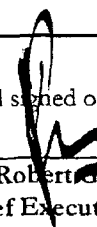
CONTINGENT LIABILITIES

Guarantees

03 MAY 2018

Approved by the Board of Directors onand signed on its behalf by:


 Mr Jagdish Capoor
 Chairman


 Mr Robert Green
 Chief Executive Officer

BanyanTree Bank Limited

Summary statement of comprehensive income for the year ended 31 December

	2017	2016	2015
	Rs	Rs	Rs
Interest income	220,954,171	250,031,690	257,985,739
Interest expense	(91,022,628)	(131,937,373)	(117,473,030)
Net interest income	129,931,543	118,094,317	140,512,709
Fee and commission income	27,902,158	8,606,668	16,010,698
Other (costs)/income	(5,649,069)	58,657,562	50,097,335
Operating income	152,184,632	185,358,547	206,620,742
Net impairment loss on financial assets	(16,152,348)	(2,167,321)	(4,207,446)
Personnel expenses	(56,060,811)	(47,886,267)	(25,514,858)
Operating lease expenses	(9,195,013)	(8,666,379)	(3,097,373)
Depreciation	(6,164,047)	(3,812,693)	(1,178,043)
Finance charges	(11,492,630)	(11,851,186)	(8,608,749)
Other expenses	(57,634,634)	(68,216,985)	(46,542,159)
Net foreign exchange (loss)/gain	(35,890,539)	(10,338,139)	14,810,513
(Loss)/profit before tax	(40,405,390)	32,419,577	132,282,627
Income tax (expense) /credit	(512,288)	794,816	(4,396,735)
(Loss)/profit for the year	(40,917,678)	33,214,393	127,885,892
(Loss)/Earnings per share	(1.47)	1.19	4.60

BanyanTree Bank Limited

Summary statement of comprehensive income for the year ended 31 December (Contd)

	Notes	2017 Rs	2016 Rs	2015 Rs
Other comprehensive income:				
<i>Items that will be reclassified subsequently to profit or loss:</i>				
Fair value gain/(loss) on available-for-sale financial assets		51,207,486	9,301,157	(39,998,484)
Other comprehensive income/(loss) for the year, net of tax		51,207,486	9,301,157	(39,998,484)
Total comprehensive income for the year		10,289,808	42,515,550	87,887,408
Transfer to statutory reserve during the year		-	4,982,159	19,182,884

Approved by the Board of Directors on 03 MAY 2018 and signed on its behalf by:


 Mr Jagdish Capoor
 Chairman


 Mr Robert Green
 Chief Executive Officer

BanyanTree Bank Limited

Summary statement of changes in equity for the year ended 31 December 2017

	Stated capital Rs	Statutory reserve Rs	Capital contribution Rs	Investment revaluation (deficit)/reserve Rs	Retained earnings Rs	Total Rs
At 01 January 2017	269,650,528	41,202,027	8,333,349	(31,215,234)	220,670,404	508,641,074
Loss for the year	-	-	-	-	(40,917,678)	(40,917,678)
Other comprehensive gain	-	-	-	51,207,486	-	51,207,486
Total comprehensive income	-	-	-	51,207,486	(40,917,678)	10,289,808
Transfer to statutory reserve during the year	-	-	-	-	-	-
At 31 December 2017	269,650,528	41,202,027	8,333,349	19,992,252	179,752,726	518,930,882

BanyanTree Bank Limited**Summary statement of cash flows for the year ended 31 December**

	2017 Rs	2016 Rs	2015 Rs
Operating activities			
(Loss)/profit before tax	(40,405,390)	32,419,577	132,282,627
<i>Adjustments for:</i>			
Depreciation			
Amortisation of premium paid on corporate bonds	6,164,047	3,812,693	1,178,043
Loss on disposal of property, plant and equipment	11,492,630	11,851,186	8,511,158
Net impairment loss on financial assets	-	-	295,230
Gains on disposals of investments securities	16,152,348	2,167,321	4,207,446
Fair value on derivative financial instruments	2,059,036	(57,185,461)	(43,317,390)
Foreign exchange (gain)/loss	(21,322,083)	13,013,480	(17,859,920)
	35,890,539	10,338,139	(14,810,513)
Change in loans and advances to customers	10,031,127	16,416,935	70,486,681
Change in other assets	(361,746,046)	(330,005,866)	(377,078,166)
Change in interest receivable on investments securities	(34,837,457)	82,783,316	10,090,390
Change in interest receivables	16,883,026	(26,328,517)	(6,736,864)
Change in deposits from banks	-	-	(15,570,987)
Change in deposits from customers	(5,335,489)	(73,866,191)	(80,115,443)
Change in other liabilities	(460,025,583)	658,303,805	1,360,887,571
Change in borrowed funds	5,859,479	3,110,299	(4,662,223)
Taxes paid	(1,297,488,854)	(1,329,051,089)	2,104,390,093
Net cash (used in) / generated from operating activities	(2,504,544)	(3,343,551)	(2,864,546)
	(2,129,164,341)	(1,001,980,859)	3,058,826,506
Investing activities			
Purchase of property, plant and equipment			
Proceeds from sale of property, plant and equipment	(4,686,004)	(17,126,121)	(15,558,076)
Proceeds from disposal/redemption of investment securities	-	-	1,462,176
Purchase /subscription of investments securities	1,683,088,458	6,191,495,593	5,103,550,733
Net cash generated/ (used in) investing activities	(561,110,156)	(4,232,366,903)	(8,327,224,133)
	1,117,292,298	1,942,002,569	(3,237,769,300)
Financing activities			
Repayment of finance lease			
Subordinated debt	-	-	(1,887,128)
Net cash generated/ (used in) from financing activities	73,000,000	-	(1,887,128)
	73,000,000	-	(1,887,128)
Net change in cash and cash equivalents			
Cash and cash equivalents, beginning of the year	(938,872,043)	940,021,710	(180,829,922)
Cash and cash equivalents, end of the year	1,313,775,218	373,753,508	554,583,430
	374,903,175	1,313,775,218	373,753,508

BanyanTree Bank Limited

Note to the Summary statement of financial statements

The accompanying summary financial statements are derived from the audited financial statements of BanyanTree Bank Ltd for the year ended 31 December 2017. These audited financial statements which have been prepared in accordance with International Financial Reporting Standards are available from the regulatory authorities. The summary financial statements, which comprise the summary statement of financial position as at 31 December 2017, the summary statement of profit or loss and other comprehensive income, summary statement of changes in equity and summary statement of cash flows for the year then ended, are derived from the audited financial statements of BanyanTree Bank Ltd for the year ended 31 December 2017.

The summary financial statements comprise the statement of financial position as at 31 December 2017, the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year ended 31 December 2017 as presented in the audited financial statements for that period without reference to the detailed notes.

**REPORT OF THE
DIRECTOR OF AUDIT**

**On the Financial Statements
of the District Council of Savanne
for the six-month period ended 30 June 2016**



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 30 June 2016, and the Income and Expenditure Account and the Cash Flow Statement for the six month period 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 314,660,938

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 recognised in accounts.

Investment Pension Fund – Rs 67,659,654

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 June 2016 of Rs 35,578,495. The related monies had already been remitted to the Pension Fund Administrator and were outside the control of Council. The Pension Fund Investment and the related Pension Fund had not been derecognised in the accounts.

Investment – Rs 34,509,766

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 the 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 30 June 2016 and of its income and expenditure for the six month period 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.

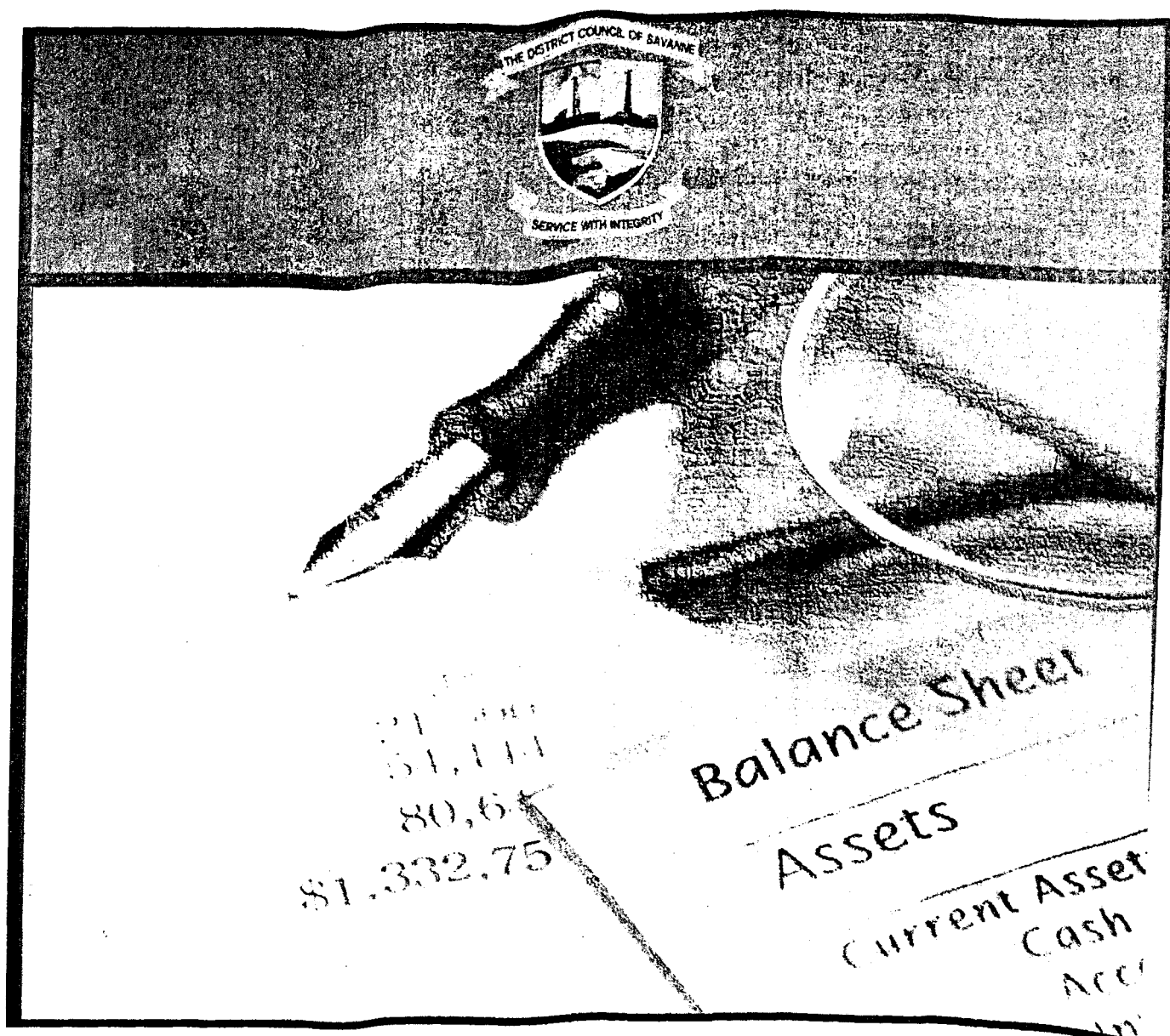
In my opinion, the provisions of Part V. of the Act have been complied with as far as it appears from my examination of the relevant records.



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

National Audit Office
Level 14, Air Mauritius Centre
PORT LOUIS

4 May 2018



THE DISTRICT COUNCIL OF SAVANNE

Financial Statements for period January 2016 – June 2016

Approved by Council Meeting of 30 September 2016

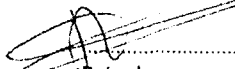
R. K. Luchmun
Chairperson

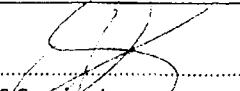
S.Coojan-Jugroop (Mrs.)
Chief Executive

M.N Rungasamy (FCCA)
Financial Controller

THE DISTRICT COUNCIL OF SAVANNE**BALANCE SHEET AS AT 30.06.16**

2015		Rs	Rs	6 Months to 30 June 2016 Rs
305,328,862	Fixed Assets			
	Capital Outlay			314,660,938
	Other Long Term Asset			
61,730,721	Investment Pension Fund			67,659,654
	Current Assets			
530,496.11	Stock	1,106,727		
18,441,294	Debtors	20,058,126		
34,358,551	Investment	34,509,766		
25,747,730	Cash at Bank and in hand	18,199,649		
79,078,071			73,874,268	
	Less Current Liabilities			
17,468,086	Deposits	17,996,826		
5,194,028	Creditors due less than one year	3,677,655		
7,046,312	Provision for bad debts	7,575,980		
(29,708,426)			(29,250,462)	
49,369,645	Net Current Assets			44,623,806
416,429,229	Net Assets			426,944,398
	Financed by			
321,621,305	Capital Fund		326,935,859	
19,678,134	General Fund		16,931,338	
341,299,440				343,867,197
	Long Term Liability			
323,145	Creditors due more than one year			2,124,256
	Provisions			
62,599,062	Pension Fund		68,527,995	
9,585,594	Passage Fund		9,585,594	
2,621,989	Other Balances		2,839,357	
74,806,645				80,952,946
416,429,229	Capital Employed			426,944,398


R. Luchmun
Chairperson


S. Coonjan Jugroop
Chief Executive


M. N. Rungasamy (FCCA)
Financial Controller

28 October 2016

THE DISTRICT COUNCIL OF SAVANNE

STATEMENT OF INCOME AND EXPENDITURE FOR SIX MONTHS ENDED 30 JUNE 2016

2015	Income		JAN - JUNE 2016
Rs		Rs	Rs
130,947,000	Government Grant in aid	66,075,260	
1,338,890	Investment Income	-	
18,381,080	Fees - Twelfth Schedule	9,447,700	
2,715,900	Market fees	1,216,000	
1,076,375	Bus Toll fee	515,300	
5,958,635	Other Income	2,037,427	
160,417,880			79,291,687
	Expenditure		
88,502,177	Staff Costs	47,393,299	
19,172,111	Supplies and Services	9,975,475	
5,223,330	Transport Costs	3,141,036	
11,126,024	Administrative Costs	5,228,704	
4,376,594	Social and Cultural Activities	1,812,469	
1,819,159	Grants and Subsidies	1,211,330	
150,000	Contribution to Associations	65,000	
5,913,387	Pensions and Gratuities	4,592,510	
3,128,158	Office Expenses	1,048,879	
896,070	Insurance Costs	514,700	
72,501	Others	44,425	
	Add Opening Stock	530,496	
(530,496)	Less Closing Stock	(1,106,727)	
328,168	Car Loan Fund	142,020	
191,982	MCP Capitalised	22,170	
219,766	Capitalisation of recurrent expenditure	69,081	
900,000	Passage Fund	-	
10,710,193	Pension Fund	5,928,933	
2,725,513	Provision for bad debts	591,905	
(154,924,635)			(81,205,704)
5,493,245	Revenue Surplus/(Deficit)		(1,914,017)
	Tr to Deposit:		
(150,000)	Inspection & Audit Fees		
(53,799)	Name Plates & Signs		
(432,000)	Grants to VCS		
(884,233)	Tr to Other Balance: Provision for MCP	657,830	(657,830)
3,973,213	Surplus c/f/(Deficit) c/f		(2,571,847)

28 October 2016

THE DISTRICT COUNCIL OF SAVANNE

Cash Flow Statement For Six Months Ended 30 June 2016

2015 Rs		Rs	Jan - June 2016 Rs
	OPERATING ACTIVITIES		
130,947,000	Cash received from Grants-in-aid	66,435,908	
15,815,970	Cash received from fees – 12th Schedule	8,195,690	
2,273,249	Cash received from fees – 10th Schedule	896,897	
3,478,556	Cash received from other sources	2,834,951	
1,867,250	Cash received from markets & fairs	444,400	
969,375	Cash received from bus toll fees	463,100	
(49,904,616)	Cash payments to Sup/Contractors etc.	(23,799,735)	
(93,915,832)	Cash paid to and on behalf of employees	(51,531,668)	
11,530,952	Net Cash inflow from operating activities		3,939,543
	RETURN ON INVESTMENT AND SERVICING OF FINANCE		
1,335,581	Interest received on investment	(820)	
48,873	Interest received on car loan	24,955	
1,384,454	Net Cash inflow from ROI & SOF		24,135
	INVESTING ACTIVITIES		
11,938,361	Investments	6,080,838	
15,516,963	Capital Outlay	9,329,679	
(399,933)	Refund of car loan & Sale of vehicles	(203,627)	
615,000	Car Loan	-	
(27,670,391)	Net Cash (outflow) from investing activities		(15,206,890)
	FINANCING ACTIVITIES		
11,334,720	Government Grants/N.D.U	3,514,850	
15,000,000	Disinvestment		
26,334,720	Net Cash inflow from financing activities		3,514,850
11,579,735	INCREASE/(DECREASE) IN CASH/BANK		(7,728,362)

THE DISTRICT COUNCIL OF SAVANNE

Movement in Funds For Period Ended 30 June 2016

	Capital Fund	General Fund	Passage Fund	Pension Fund
	Rs	Rs	Rs	Rs
Balance as at 01.01.2016	321,621,305	19,678,134	9,585,594	62,599,062
Addition to fund	5,419,985	802,507		
Fund applied	(6,891,319)	(1,117,197)		
Transfers to/from Income & Exp.		(2,571,847)		5,928,933
Contra Entries	6,891,319			
Transfers to other accounts	(105,431)	(11,474)		
Transfers from other accounts		151,215		
Balance as at 30.06.2016	326,935,859	16,931,338	9,585,594	68,527,995

Date: 28 October 2016

THE DISTRICT COUNCIL OF SAVANNE**Notes to the Accounts For Six Months Ended 30 June 2016****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 provision made for bad debts.
- (iii) Closing Stock as at 30 June 2016 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 six months ending 30 June 2016 with comparative figures being given for the year 2015.

3. FIXED ASSETS**Capital Outlay**

	Rs
Balance b/f (01.01.2016)	305,328,862
Add Prior Year Adjustment	2,396
District Council Capital Outlay [refer to (i) & (ii) below]	<u>9,329,679</u>
Balance c/f (30.06.2016)	<u><u>314,660,938</u></u>

(i) *District Council Capital Outlay*

	Rs	Rs
Balance b/f (01.01.2016)		305,328,862
Add Prior Year Adjustment		2,396
Accruals 2014 Capitalised	6,000	
Accruals 2015 Capitalised	405,041	
General Fund	706,156	
GRANT 3.2M Capital Urban & Rural Development Project	165,522	
Capital Grant Mahashivaratree LED lantern	500,000	
LDF 2014-Rs 14m	264,168	
Government Grant-Urban and Rural Renovation Projects-Rs2.5m	714,707	
LIF-Capital Projects 2013	2,259,480	
LDF 2015-16 Capital	2,979,736	
Capital Fund Partitioning work Planning Department	7,705	
NDU-Embellishment works at Bois Cheri Capita	45,166	
Deposit Capital VRS, GPSDC & Name Plates	844,632	
MCP Previous Capital	340,115	
MCP JAN-JUNE 2016 Capital	22,170	
Capitalised	69,081	9,329,679
		314,660,938

(ii) *District Council Capital Outlay Analysis*

	2015 Rs	Jan-June 2016 Rs
Land and Building	2,831,596	2,865,992
Plant and Equipment	309,491	499,747
Infrastructure	12,375,875	5,963,941
Total	15,516,963	9,329,679

4. LONG TERM INVESTMENT

	Rs
Pension Fund at SICOM	67,659,654

5. INVESTMENT

	Rs
General Fund & Deposit	30,000,000
Car Loan	846,632
General Fund re: pension	150,000
Passage Fund	3,513,134
Total	34,509,766

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

	Rs
Stock	1,106,727
Debtors	20,058,126
Savings A/C & Current A/Cs	18,199,649
Total	39,364,502

7. CAPITAL FUND

consists of	Rs
Applied Fund	320,106,149
Unapplied Fund	6,829,710
Total	326,935,859

8. GENERAL FUND

consists of	Rs
Renewal Fund	1,330,575
Revenue Reserve	14,604,131
General Fund Pension	150,000
Car Loan Fund	846,632
Total	16,931,338

9. STAFF & PENSION COST

	Rs
Basic Salary	32,409,742
Salary Adjustment/Compensation	905,302
Allowances	1,967,306
Cash in lieu of leave/Sick Leave Credits	3,456,430
End of Year Bonus	-
Travelling and Transport	3,715,965
Overtime	2,389,598
Staff Welfare	-
Passage Benefits	985,550.17
Contribution to NSF/National Pension Fund	702,140
Contr. to Family Protection Scheme	748,294
Contr. to Pension Fund	5,928,933
Pension & Gratuity	4,273,684
Total	57,482,945

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 a comprehensive report from SICOM.

11. ACCRUALS

Accrued sums for Period Jan-June 2016 had been accounted in the respective expenditure items within the Statement of Income and Expenditure for Period Ended 30 June 2016.

Date: 28 October 2016