

THE GOVERNMENT GAZETTE OF MAURITIUS

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SPECIAL LEGAL SUPPLEMENT

See General Notice No. 1430

LEGAL SUPPLEMENT

See General Notice No. 1431

General Notice No. 1430 of 2019

SPECIAL LEGAL SUPPLEMENT

The undermentioned Bills are published in the Special Legal Supplement to this number of the *Government Gazette*:

A Bill "To provide a modern and comprehensive legislative framework for the protection of workers, and to provide for matters related thereto".

(Bill No. XXIV of 2019)

A Bill "To amend the Employment Relations Act with a view to promoting harmonious industrial relations between workers, trade unions and employers".

(Bill No. XXV of 2019)

Prime Minister's Office, Port Louis.

This 17th August, 2019.

General Notice No. 1431 of 2019

LEGAL SUPPLEMENT

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

The National Land Transport Authority Act 2019.

(Act No. 16 of 2019)

The Light Rail Act 2019.

(Act No. 17 of 2019)

The Road Traffic (Amendment No. 2) Act 2019.

(Act No. 18 of 2019)

The Victoria Station Overhead Pedestrian Bridge (Authorised Construction) Act 2019.

(Act No. 19 of 2019)

The Rodrigues Consumer Protection (Control of Price of Taxable and Non-taxable Goods) (Amendment No. 24) Regulations 2019.

(Government Notice No. 133 of 2019)

Prime Minister's Office, Port Louis.

This 17th August, 2019.

General Notice No. 1432 of 2019

APPOINTMENT

- 1. Mr Sardanund NURSING, Deputy Director, Pay Research Bureau, has been appointed to act as Director, Pay Research Bureau from 16 May to 03 June 2019.
- 2. Mr Indiren SIVARAMEN, Vice-President, Employment Relations Tribunal, has been assigned the duties of President, Employment Relations Tribunal from 08 to 14 July 2019 during the absence on leave of Mr R. Hossen, President, Employment Relations Tribunal.
- 3. Mr Vassoo Allymootoo PUTCHAY, Permanent Secretary, Ministry of Health and Quality of Life, has been assigned the duties of Senior Chief Executive at the Ministry of Health and Quality of Life from 05 to 30 August 2019 during the absence on leave abroad of Mr G. H. Jeanne, Senior Chief Executive.
- 4. Mr Devendre GOPAUL, Deputy Permanent Secretary, Prime Minister's Office (Home Affairs Division) has been assigned the duties of Permanent Secretary at the Prime Minister's Office (Home Affairs Division) from 15 to 18 July 2019 and from 05 to 16 August 2019 during the absence on mission and leave, respectively of Mr O. K. Dabidin, Permanent Secretary.

Date: 02 August 2019

Ministry of Civil Service and Administrative Reforms

First Publication

General Notice No. 1433 of 2019

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 Reunion in the district of Plaines Wilhems for the public purpose of constructing the Robinson-Glen Park Link Road.

DESCRIPTION

Portion No. 14 (Serial No. 14) [PIN:1743540755] of an extent of three hundred

and fifty eight and nine hundredths square metres (358.09m²) is excised from a portion of land of an extent of one arpent and sixty three and one third square perches (1A 63 1/3P) or six thousand eight hundred and ninety four and nine hundredths square metres (6894.09 m²) belonging to Mr Boodajee APPA born on 24/06/1953 holder of a national identity card bearing number A240653421480E as evidenced by title deed transcribed in Volume TV 1331/162 and is bounded as follows:-

Towards the North East by a common road six metres and fifty centimetres (6.50m) wide on ninety three metres and fifty eight centimetres (93.58m).

Towards the East by State Land [TV201701/000206] on five metres and seventy eight centimetres (5.78m).

Towards the South by the surplus of land on two lines measuring eighty seven metres and ninety one centimetres (87.91m) and three metres and ninety nine centimetres (3.99m) respectively.

Towards the South West by the axis of a common and party road three metres and ninety centimetres (3.90m) wide on thirteen metres and forty centimetres (13.40m).

The whole as morefully shown on a plan registered at the Cadastral Unit as **ACQ/75/000529**, drawn up by Mr Seewanan JHURRY, Land Surveyor on 14/03/2019.

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

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

Observation is hereby made that this present notice under Section 8 of the Land Acquisition Act deletes and replaces the description of Portion No. 14 (Serial No. 14) in the previous notice given under Section 8 of the Land Acquisition Act dated 24/10/2016 and published in the *Government Gazette* in its issues of 05/11/2016 and 12/11/2016 under GN 1583 of 2016 and GN 1654 of 2016 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

First Publication

General Notice No. 1434 of 2019

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 Reunion in the district of Plaines Wilhems for the public purpose of constructing the Robinson-Glen Park Link Road.

DESCRIPTION

Portion No. 29 29) (Serial No. [PIN:1743540744] of an extent of two hundred and eighty three and sixty seven hundredths square metres (283.67m²) is excised from a portion of land of an extent of ninety square perches (0A 90P) or three thousand seven hundred and ninety eight and nine tenths square metres (3798.9m²) belonging to Mrs Champawatee JAUNKEEPERSAD (born **DABY**) born on 16/02/1945 holder of a national identity card bearing number D1602454203625 widow of late Mr Gowtum JAUNKEEPERSAD as evidenced by title deeds transcribed in Volumes TV 1437/227 and TV 2119/87 and is bounded as follows:-

Towards the North by the surplus of land on two lines measuring eighteen metres and sixty eight centimetres (18.68m) and thirty three metres and ninety four centimetres (33.94m) respectively.

Towards the East by State Land [TV201701/000212] on three metres and forty two centimetres (3.42m).

Towards the South by a common road six metres and fifty centimetres (6.50m) wide on fifty two metres and twenty seven centimetres (52.27m).

Towards the West by a common road three metres and ninety centimetres (3.90m) wide on nine metres and fifty one centimetres (9.51m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000529,

drawn up by Mr Seewanan JHURRY, Land Surveyor on 14/03/2019.

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

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

Observation is hereby made that this present notice under Section 8 of the Land Acquisition Act deletes and replaces the description of Portion No. 29 (Serial No. 29) in the previous notice given under Section 8 of the Land Acquisition Act dated 24/10/2016 and published in the *Government Gazette* in its issues of 05/11/2016 and 12/11/2016 under GN 1598 of 2016 and GN 1669 of 2016 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

First Publication

General Notice No. 1435 of 2019

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 Vacoas in the district of Plaines Wilhems for the public purpose of constructing the Robinson-Glen Park Link Road.

DESCRIPTION

Portion No. 4 (Serial No. 4) [PIN:1743540718] of an extent of three hundred and twenty nine and eighty seven hundredths square metres (329.87m²) is excised from a portion of land of an extent of three thousand nine hundred and sixty seven and sixty two hundredths square metres (3967.62 m²) belonging jointly to (i) Mr Sudhir NITHOO born on 20/02/1985 holder of a national identity

card bearing number N200285300227F and (ii) **Mr Kishen KAUROO** born on 07/11/1971 holder of a national identity card bearing number K0711714206088 as evidenced by title deed transcribed in Volume **TV 8545/34** and is bounded as follows:-

Towards the North by a common road six metres and fifty contimetres (6.50m) wide on one hundred and twenty three metres and two centimetres (123.02m).

Towards the East by a common road three metres and ninety centimetres (3.90 m) wide on eight metres and thirty nine centimetres (8.39m).

Towards the South by the surplus of land on three lines measuring two metres and fifty three centimetres (2.53m), seven metres and thirty two centimetres (7.32m) and one hundred and eighteen metres and thirty six centimetres (118.36m) respectively.

Towards the West by State Land [TV201701/000189] on three metres and sixty six centimetres (3.66m).

The whole as more fully shown on a plan registered at the Cadastral Unit as **ACQ/75/000529**, drawn up by Mr Seewanan JHURRY, Land Surveyor on 14/03/2019.

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

Observation is hereby made that this present notice under Section 8 of the Land Acquisition Act deletes and replaces the description of Portion No. 4 (Serial No.4) in the previous notice given under Section 8 of the Land Acquisition Act dated 24/10/2016 and published in the Government Gazette in its issues of 05/11/2016 and 12/11/2016 under GN 1573 of 2016 and GN 1644 of 2016 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

First Publication

General Notice No. 1436 of 2019

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 La Forêt, Glen Park in the district of Plaines Wilhems for the public purpose of constructing the Robinson-Glen Park Link Road.

DESCRIPTION

Portion No. 7 (Serial No. 7) [PIN:1743540725] of an extent of two hundred and six and forty five hundredths square metres (206.45m2) is excised from a portion of land of an extent of six thousand five hundred and forty two square metres (6542m²) belonging to (i) Mrs Poospawtee DABY (born BUCKTOWAR) born on 08/06/1946 holder of a national identity card bearing number B080646421081B widow of late Mr Hurrydeo DABY born on 20/06/1938 holder of a national identity card bearing number D2006384207500 for the usufruct and (ii) Mr Rishiduth DABY born on 03/06/1963 holder of a national identity card bearing number D030663420697F for the bare ownership as evidenced by title deed transcribed in Volume TV 2412/27 and is bounded as follows:-

Towards the North by a common road six metres and fifty centimetres (6.50m) wide on seventy four metres and seven centimetres (74.07m).

Towards the East by Portion No.11 (Serial No.11) of the plan mentioned below on two metres and thirty centimetres (2.30m).

Towards the South by the surplus of land on three lines measuring sixty five metres and fifteen centimetres (65.15m), five metres and thirty nine centimetres (5.39m) and six metres and thirty four centimetres (6.34m) respectively.

Towards the West partly by the axis of a common and party road three metres and ninety centimetres (3.90m) wide and partly by State Land [TV201701/000190] on a total length measuring eight metres and forty five centimetres (8.45m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000529,

drawn up by Mr Seewanan JHURRY, Land Surveyor on 14/03/2019.

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

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

Observation is hereby made that this present notice under Section 8 of the Land Acquisition Act deletes and replaces the description of Portion No. 7 (Serial No. 7) in the previous notice given under Section 8 of the Land Acquisition Act dated 24/10/2016 and published in the Government Gazette in its issues of 05/11/2016 and 12/11/2016 under GN 1576 of 2016 and GN 1647 of 2016 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

First Publication

General Notice No. 1437 of 2019

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 Forêt in the district of Plaines Wilhems for the public purpose of constructing the Robinson-Glen Park Link Road.

DESCRIPTION

Portion No. 11 (Serial No. 11) [PIN:1743540726] of an extent of two hundred and thirty and fifty one hundredths square metres (230.51m²) is excised from a portion of land being all that remains of three arpents and seven square perches (3A 07P) or one hectare and two thousand nine hundred and fifty

eight square metres (1ha 2958m²) belonging to **Mr Manooraj SANTCHURN** born on 02/10/1964 holder of a national identity card bearing number S021064421039A as evidenced by title deed transcribed in Volume **TV 1733/105** and is bounded as follows:-

Towards the North by a common road six metres and fifty centimetres (6.50m) wide on seventy nine metres and eighty centimetres (79.80m).

Towards the East by the axis of a common and party road three metres and ninety centimetres (3.90m) wide on six metres and eighty nine centimetres (6.89m).

Towards the South by the surplus of land on five lines measuring five metres and thirty four centimetres (5.34m), four metres and ninety six centimetres (4.96m), sixty one metres and ninety centimetres (61.90m), three metres and ninety four centimetres (3.94m) and eight metres and sixty six centimetres (8.66m) respectively.

Towards the West partly by land belonging to Mrs Poospawtee DABY and Mr Rishiduth DABY and partly by Portion No.7 (Serial No.7) of the plan mentioned below on a total length measuring six metres and fifty two centimetres (6.52m).

The whole as more fully shown on a plan registered at the Cadastral Unit as ACQ/75/000529, drawn up by Mr Seewanan JHURRY, Land Surveyor on 14/03/2019.

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

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

Observation is hereby made that this present notice under Section 8 of the Land Acquisition Act deletes and replaces the description of Portion No. 11 (Serial No. 11) in the previous notice given under Section 8 of the Land Acquisition Act dated 24/10/2016 and published in the *Government Gazette* in its issues of

05/11/2016 and 12/11/2016 under GN 1580 of 2016 and GN 1651 of 2016 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

First Publication

General Notice No. 1438 of 2019

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 hereinafter described, situate at Petite Retraite in the district of Flacq for the public purpose of constructing the 'Forbach – Bel Air' East Coast Trunk Road.

DESCRIPTION

The said portion of land being Portion No. 166 (PIN 1410150122) of an extent of five thous and three hundred and seventy square metres (5,370m²) is excised from a portion of land made up of two contiguous plots, each of an original extent of four thousand eight hundred and fifty three square metres (4,853m²-Lot4) or 1A15 and sixteen thousand eight hundred and eighty square metres (1ha6880m²-Lot 5) or 4A00 respectively, belonging to Mrs. Kiran SEEBURRUN also known as Kiran SHAMLOLL born on 31/05/1972 (BC: 415/1972 - NID: S310572290415B) married to Mr. Oomesh SHAMLOLL (MC 1031/2000 dated 10/09/2000) as evidenced by title deed transcribed in Volume TV201409/000613 and is bounded as follows:-

Towards the North by Portion No. 165 on forty three metres and ten centimetres (43.10m).

Towards the East by surplus of the property on two lines measuring forty one metres and ninety centimetres (41.90m) and eighty five metres and sixty centimetres (85.60m) respectively.

Towards the South by the axis of Chemin Puits on a developed length of ninety three metres and sixty centimetres (93.6m).

Towards the West partly by surplus of property belonging to ESC Construction Ltd and partly by Portion No. 163 on total length of eighty three metres and ninety centimetres (83.90m).

The whole as more fully shown on plan 'Sheet4: Plaine des Roches – Pont Blanc' drawn up by Mr. Navinchandra LUCHOO, Government Land Surveyor on 02/06/2014 and registered at the Cadastre Unit, Ministry of Housing and Lands as ACQ/75/000161.

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

Every interested person is required to give to the Authorised Officer within fourteen (14) days of the second publication of this Notice in the Government Gazette a written declaration of the nature of his interest in the land and the amount and details of his claim for compensation.

OBSERVATION:

This present Notice cancels and replaces the Notices published in the Government Gazette in its issues of 22/11/2014 and 06/12/2014 under General Notices No. 2901 of 2014 and No. 3123 of 2014 respectively.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

General Notice No. 1439 of 2019

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

With respect to the Notice given under Section 8 of the Land Acquisition Act dated 17/12/2010 containing the description of a portion of land being **Serial No. 34** situate at Petite Retraite in the district of Flacq for the public purpose of enlarging the Belle Vue Road (B22) from its junction with Port Louis – Central Flacq Road (A2) to Laventure, published in the

Government Gazette in its issues of 08/01/2011 and 22/01/2011 under General Notices No. 48 of 2011 and No. 136 of 2011 and transcribed on 22/03/2011 in Volume T.V 8040/52, in the description of Portion No. 34A (Serial No. 34A) [PIN 1410080063] in the subsequent corrigendum to the above mentioned Notice given under Section 8 of the Land Acquisition Act dated 21/08/2014 published in the Government Gazette in its issue of 29/08/2014 under General Notice No. 2007 of 2014 and transcribed on the 01/10/2014 in Volume TV 201410/000033, the words and figures "is excised from a portion of land of an extent of forty seven square perches (0A 47P) belonging to Mr Priyadarshan ANCHARAZ as evidenced by title deed transcribed in Volume TV 1859/79" is deleted and replaced by the following words and figures "is excised from a portion of land of an extent of one thousand nine hundred and eighty four square metres (1984m²) belonging to Mr Preeatum ANCHARAZ holder of a national identity card number A1707821101458, as evidenced by title deed transcribed in Volume TV 8865/8" wherever they appear.

Date: 07/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

General Notice No. 1440 of 2019

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the Notice given under Section 8 of the Land Acquisition Act dated 22/02/2019 containing the description of a portion of land being **Portion No. 72 [PIN: 1206090362]** situate Belle Vue Pilot in the district of Pamplemousses for the public purpose of the Construction of drains in the context of Flood Mitigation Measures, published in the *Government Gazette* in its issues of 09/03/2019 and 23/03/2019 under General Notice No. 367 of 2019 and No. 532 of 2019 and transcribed on 16/04/2019 in Volume TV 201904/001354, the

words and figures are hereby deleted and replaced by the words and figures as follows:-

- (i) "intends to acquire" by "has decided to acquire" wherever they appear
- (ii) "ninety two (92) portions of land" by "a portion of land" and
- (iii) "one arpent and twenty one perches (1A21P) or five thousand one hundred and seven and twenty five hundredths square metres (5,107.25m²) belonging to Mrs. Sumitra RAMPERSAD as evidenced by title deed transcribed in Volume TV 1600/150" by "two thousand five hundred and fifty three and sixty two hundredths square metres (2553.62m²) [being lot 2 of the deed bearing PIN: 1206090328] belonging to Mr. Jaiwudraj RAMPERSAD, born on 21/08/1977 and holding Identity Card Number R2108774615528, as evidenced by title deed transcribed in Volume 201810/002156" wherever appear.

Date: 13/08/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower,

Ebène

General Notice No. 1441 of 2019

THE LAND ACQUISITION ACT

(Notice given under Section 8)

CORRIGENDUM

In the Notice given under Section 8 of the Land Acquisition Act dated 13/11/2014 containing the description of a portion of land of the extent of one arpen: and fifty square perches (1A50p) or 6,331.31m² as per title deed but found to be of an extent of six thousand four hundred and sixty square metres (6,460m²) after survey being **Portion** No. 143 [PIN 1418030025] situate at Plaine des Roches in the district of Flacq, compulsorily acquired for the public purpose of constructing the 'Forbach - Bel Air' East Coast Trunk Road, published in the Government Gazette in its issues of 22/11/2014 and 06/12/2014 under General Notices No. 2880 of 2014 and No. 3102 of 2014 respectively and transcribed in Volume TV201504/002009 on 27/04/2015, the following words "belonging to Heirs Beebee Muslimah BEEBEEJAUN" are hereby deleted and replaced by the following words and figures "belonging to Mrs. Beebee Muslimah BEEBEEJAUN born on 27/05/1952 - NID: B2705521104757" wherever they appear.

Date: 30/07/2019

The Honourable Purmanund JHUGROO

Minister of Housing and Lands

Ebène Tower, Ebène.

General Notice No. 1442 of 2019

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

NOTICE UNDER THE ENVIRONMENT PROTECTION ACT

NOTICE FOR PUBLIC INSPECTION OF DECISION ON EIA APPLICATION

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

PROJECT DESCRIPTION	PROJECT SITE	PROPONENT	DATE OF EIA LICENCE
Proposed Setting Up of a Desalination Plant at Akasha Villas Complex	Le Barachois, Tamarin in the District of Black	Barachois Villas Company Limited	15 August 2019
	River		

A copy of the above EIA Licence is available for inspection during normal working hours (i.e 08:45 to 12:00 hrs and 12:30 to 16.00 hrs) at the Resource Centre of the Department of Environment, Ground Floor, Ken Lee Tower, Cnr Barracks & St Georges Streets, Port Louis.

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

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

15 August 2019

General Notice No. 1443 of 2019

CONSTITUTION OF THE PHARMACY BOARD AND OTHER ADVISORY COMMITTEES FOR PERIOD 2019 – 2020

Notice is hereby given that, as provided in the Pharmacy Act 1983, the Pharmacy Board and the other Advisory Committees for period 2019 - 2020 have been constituted as follows:

PHARMACY BOARD

(a) Chairperson

Dr S. Ramen, Acting Director General, Health Services

(b) Chief Government Pharmacist

Mr S. Ramphul, Director, Pharmaceutical Services

(c) Pharmacists appointed by the Minister

- (i) Mr Rishiduth Daby
- (ii) Mrs Beebee Waheeda Bahadoor Gopee
- (iii) Mr Marie Francois Serge Ah Kong
- (iv) Mr Arshad Saroar
- (v) Mr Nuvin Jugessur

(d) Law Officer appointed by the Attorney-General

Mr Y. C. Jean Louis, Principal State Counsel

TRADE AND THERAPEUTICS COMMITTEE

(a) Chairperson

Dr V. Gujadhur, Director, Health Services

(b) Chief Government Pharmacist

Mr S. Ramphul, Director, Pharmaceutical Services

(c) Representative of the Ministry of Industry, Commerce and Consumer Protection

Mr A. D. Seetohul, Head, Consumer Affairs Unit

(d) Medical Practitioners appointed by the Minister

- (i) Dr (Mrs) A. B. A. M. Sorefan, Consultant in Charge, Psychiatry
- (ii) Dr C. M. B. Cheong, Consultant-in-Charge, Internal Medicine
- (iii) Dr P. Ramputty, Consultant in Charge, Internal Medicine

(e) Pharmacists appointed by the Minister

- (i) Mrs Nazeera Bibi Kureembokus-Rumjaun
- (ii) Mr Jawaharduth Bohoorun
 POISONS COMMITTEE

(a) Chairperson

Mr S. Ramphul, Director, Pharmaceutical Services

(b) Representative of the Ministry of Agro-Industry and Food Security

Dr P. Beeharry, Senior Veterinary Officer

(c) Forensic Science Officer with experience in toxicology

Mr A. Domun, Principal Forensic Scientist

(d) Pharmacists appointed by the Minister

- (i) Mrs Oormila Aumeer
- (ii) Mrs Renu Chedee-Burton
- (iii) Mrs Jennifer Ahfat
- (e) Specialist in General Medicine appointed by the Minister

Dr D. Appiah

PLANNING COMMITTEE

(a) Chairperson

Dr B. Ori, Director, Health Services

(b) Chief Government Pharmacist

Mr S. Ramphul, Director, Pharmaceutical Services

(c) Chief Government Analyst

Mr A. K. Subratty

(d) Principal Engineer designated by the Minister of Public Infrastructure, Land Transport & Shipping

Mr S. A. S. Pheerunggee

Dated this 9th day of August 2019.

Ministry of Health and Quality of Life

General Notice No. 1444 of 2019



The Postal Authority hereby gives public notice, in accordance with Section 10 of the Postal Services Act 2002 that it has received applications for Courier Service Licence as set out hereunder:

Name of Applicant	Licence	Nature of Application
DHL(Mauritius) Ltd	Courier Service Licence	Renewal
Rennel Ltd	Courier Service Licence	Renewal
Velogic Ltd	Courier Service Licence	Renewal
Webfreight (Mauritius) Ltd	Courier Service Licence	Renewal
Logidis Ltd	Courier Service Licence	Renewal

Any interested person who wishes to object to the said application may do so in writing, to the Postal Authority c/o Information and Communication Technologies Authority, at the under-mentioned address within 14 days of the present publication.

The Chairman
Postal Authority
C/o Information & Communication
Technologies Authority
Level 12, Celicourt,
6 Celicourt Antelme Street
Port Louis

Date: 17.08.2019

General Notice No. 1445 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 10th July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching in the hands of Mrs Christina Agathe, born Desirée, NID D0609833831345, jewelleries constituting of (i) a necklace, (ii) a pair of earrings and (iii) one ring, all of them of white metal embedded with white glittering stones, belonging to the said Mrs Christina Agathe;
- (b) requiring the said Mrs Christina Agathe to disclose in writing to the Commission within 48 hours of service of the Order, the nature and source of purchase of all jewelleries so attached; and
- (c) prohibiting the said Mrs Christina Agathe from transferring, pledging or otherwise disposing of the jewelleries so attached except upon an Order made by the Honourable Judge upon good cause shown to his/her satisfaction.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u>

General Notice No. 1446 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 19th July 2019 by the Honourable Judge at Chambers, as follows:-

- a) (i) attaching into the hands of Gaël
 Didier Piron a motor car of the
 make "Mitsubishi Lancer GLX"
 bearing registration mark H2000
 belonging to him;
 - (ii) attaching into the hands of Marie Michaëlla Piron (1) a motor cycle of the make "Sym" bearing registration number DP 1192 and (2) a motor cycle of the make "Yamaha" bearing registration number 4199T belonging to her;
 - (iii) attaching into the hands of Marie Michaëlla Piron and Muhammad Ziyaad Koodooruth a motor car of the make 'BMW 428i' bearing registration number 6236 SP 13 belonging to them;

- (iv) attaching into the hands of Michaël
 Piron a portion of land belong to
 him of the extent of 6.25 perches
 together with a building existing
 thereon situate at Sushil Lane,
 Riche Terre, the whole morefully
 described in TV 201711/001498;
- (v) attaching into the hands of Niven Vythelingum Thondee, Vythelingum Thondee and Padmeenee Moothoosamy a portion of land belonging to them jointly, together with a building of two-storeys existing thereon situate at Block B 16, Residence Roche Bois, Port Louis, the whole morefully described in TV 9207/27;
- (vi) attaching into the hands of William Kenjiro Mohamudally a motor car of the make "Kia" bearing number N1692 belonging to him;
- (vii) attaching into the hands of Hansley Selvanaden Moothoosamy, the following assets belonging to him, as follows:
 - (1) a motor car of the make 'Nissan' bearing number H 1091, registered in the name of **Nitia Moothoosamy**, NID M221060383891A
 - (2) a motor car of the make 'Mitsubishi' bearing number H 1991, registered in the name of Louis Dean Owen L'Entêté, NID L2610980105012;
 - (3) a motor cycle of the make 'Suzuki', bearing registration mark 3153 AE, registered in the name of **Joseph Marclay Jean**, NID J0107943800661;
 - (4) a portion of land together with a one-storey building existing thereon situate at Block C 16, Residence

Roche Bois, Port Louis, registered in the name of **Indrani Gangayah**, mother of **Nitia Moothoosamy**.

- (viii) attaching into the hands of Bryan
 Thomas Labonne and/or Marie
 Janine Ramsamy and/or Marie
 Sybille Labonne, born Thomas, a
 portion of land together with a twostoreyed building existing thereon
 situate at Hibiscus Lane, Albion.
- (ix) attaching into the hands of Marie Janine Ramsamy the following motor vehicles belonging to her, namely,
 - (1) a double cab Pick-up No 1612 AP 99 of the make 'Mitsubishi';
 - (2) a motor cycle No 1866AD, of the make 'Aprilia';
 - (3) a motor cycle No 5537AD, of the make 'Yamaha'; and
 - (4) a goods vehicle No 668 ZT 98, of the make 'Nissan';
- (x) attaching into the hands of Marie Samantha Anastasia Savaniana a motor car of the make 'Mitsubishi Evolution' bearing registration mark 2453 ZT 05 belonging to her;
- (xi) attaching into the hands of Phoenix
 Car Gallery Ltd a sum of the
 amount of Rs 500,000 deposited by
 Thomas Pig Farm Ltd in relation
 to the proposed acquisition of a
 motor vehicle of the make "Ford
 Wild Track 2017";
- (xii) attaching into the hands of Jean Emmanuel Hansley Olivier Binda a motor car of the make 'BMW' bearing mark 2731 ZT 5 belonging to him;
- (xiii) attaching into the hands of Car Specialist Centre Ltd and Mohammad Yasine Shahnawaz Caunhye, NID C200878290662C: a motor car of the make 'Toyota' bearing registration mark M 2392;

- (xiv) attaching into the hands of The World of Furniture Ltd and Mohammad Yasine Shahnawaz Caunhye, NID C200878290662C: a motor Car of the make 'Mazda' (4x4) bearing registration mark 3848 AP 19; and
- attaching into hands (xv)the Concept **Furniture** Caunhye Ltd and Mohammad **Yasine NID** Shahnawaz Caunhye, C200878290662C: a motor Car of the make 'Mercedes Benz' bearing registration mark M1672;
- b) requiring the abovenamed persons within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of the above assets so attached respectively; and
- c) prohibiting the abovenamed persons from transferring, pledging or otherwise disposing of the above assets so attached, except by an Order of the Honourable Judge upon good cause shown to his/her satisfaction.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka Applicant's Attorney

General Notice No. 1447 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 19th July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching in the hands of Jet's Villa Ltd, the sum of Rs 400,000 representing the amount deposited by Tony Fabio Riacca for the purchase of an apartment in the Water Lily Complex situate at Verger Street, Morcellement Bismic, Flic en Flac, in the district of Black River.
- (b) requiring the said Jet's Villa Ltd, within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of the proposed purchase of the said apartment;
- (c) **prohibiting** the said **Jet's Villa Ltd** or any other person on its behalf either as agent and proxy or otherwise from transferring, pledging or otherwise disposing of the money so attached, except by an Order of the Honourable Judge upon good cause shown to his/her satisfaction;
- (d) **authorizing** the Applicant, to open a savings account with the SBM Bank (Mauritius) Ltd wherein the sum of Rs 400,000 will be deposited; and
- (e) upon opening of the savings account, **ordering** the said **Jet's Villa Ltd** to hand over the cheque for the sum of Rs 400,000 to the Applicant to be credited in the said account.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on

behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka Applicant's Attorney

General Notice No. 1448 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 3rd July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching in the hands of (i) CIEL Ltd,
 (ii) CIEL Textile Ltd and (iii) MCB
 Registry and Securities Ltd shares
 due or owing or belonging to or held
 on behalf of Jean Yves Cossigny, NIC
 C2303480500916;
- (b) **requiring** the abovenamed parties within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of shares, so attached; and
- (c) **prohibiting** the abovenamed parties from transferring, pledging or otherwise disposing of the shares, so attached, except by an Order of the Honourable Judge upon good cause shown to his/her satisfaction.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold

or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u>

General Notice No. 1449 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 19th July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching into the hands of (i) Paul Joseph Ferreira, Indian national (born on 01 September 1974), and (ii) Mrs Manjula Sungkur, the wife of Paul Joseph Ferreira, NID S310872301775A, the following:
 - of the make "Jaguar" model "XE saloon" colour blue bearing registration mark 2802AP16, (ii) a motor car of the make "Range Rover" model "Velar Hatchback" colour white bearing registration mark E1231 and (iii) a motor car of the make "Mercedes Benz" model "E250 CGI saloon" colour blue bearing registration mark P1231;
 - 2. Immovable properties: (i) four apartments bearing numbers, namely, (a) 47P measuring 13.80m²,

- (b) 48P measuring 14m², (iii) 5.2AP measuring 12.05m² and (d) 5.4AP measuring 139.30m² of l'Immeuble Columbia Court, Draper Avenue, St Jean Road, Quatre Bornes, the whole morefully described in Vol. 9027 No 32; (ii) a portion of land of the extent of 696 m2 being Lot No 121, Lotissement Emerald Park, Trianon, Ouatre Bornes together with a building existing thereon, the whole morefully described in Vol. 01409 No 0022222; and (iii) a portion of land of the extent of 987m² being Lot No 8, Les Jardins d'Anna, Morcellement Anna, Flic en Flac together with a building existing thereon, the whole morefully described in Vol. 201604 No 000288;
- 3. **Jewelries**: (i) ten (10) watches of the make "Rolex", and (ii) one watch of the make "Omega";
- (b) requiring the abovenamed parties within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of the above assets and properties so attached; and
- (c) **prohibiting** the abovenamed parties from transferring, pledging or otherwise disposing of the above assets and properties except upon an Order of the Honourable Judge at Chambers upon good cause shown.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON

of ICAC Headquarters, Réduit Triangle, Moka Applicant's Attorney

General Notice No. 1450 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 8th July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching into the hands of Mrs Marie Stephanie Agnes Langue, born Edouard, NID E2909873834387 a motor car of the make "Mercedes" model GLA 180 belonging to her;
- (b) requiring the said Mrs. Marie Stephanie
 Agnes Langue within 48 hours of service
 of the Order, to declare in writing to the
 Applicant the nature and source of purchase
 of the said motor car so attached; and
- (c) **prohibiting** the said **Mrs. Marie Stephanie Agnes Langue** from transferring, pledging or otherwise disposing of the said motor car so attached, except by an Order of the Honourable Judge at Chambers upon good cause being shown.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u> General Notice No. 1451 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 23rd July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching into the hands of Marc Richard Thomson, NID T131165012114B, a motorcycle of the make "Suzuki" "model GSXS1000" bearing registration mark 5555AD;
- (b) requiring the said Marc Richard Thomson, within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of purchase of the abovementioned motorcycle so attached; and
- (c) **prohibiting** the said **Marc Richard Thomson** from transferring, pledging or otherwise disposing of the abovementioned motor cycle so attached, except by an Order of the Honourable Judge upon good cause shown to his/her satisfaction.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u> General Notice No. 1452 of 2019

3902

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 17th July 2019 by the Honourable Judge at Chambers, as follows:-

- (A) (a) attaching in the hands of Jacques
 Kenny Allen Morvant, NID
 M050986382864G the following
 assets, viz:-
 - (i) a motor van 4 x 4 of the make "Mazda BT50" bearing registration mark K1536;
 - (ii) a pleasure craft bearing registration mark PPC 6731-IL-04, and
 - (iii) an auto cycle of he make "New Way" bearing registration mark 4074Y;
 - (b) attaching in the hands of Jacques
 Kenny Allen Morvant and his
 wife, Mrs Marie Aurore Melanie
 Jenna Morvant, born Lablanche,
 NID L1601933801885, as the
 co-owners of jewelleries consisting
 of (i) seven golden rings, (ii) one
 golden wrist watch and (iii) one
 golden chain and golden pendent
 the whole valued at Rs 192,250;
 - (c) attaching in the hands of Jacques Kenny Allen Morvant and Kenjie Isaac Morvant. **NID** M2612900300210 the first and second floors of a building situate at School Lane, Baie du Tombeau, together with the electrical appliances and furniture to be found therein;

- (d) attaching in the hands of Kenjie Isaac Morvant, a motor cycle of the make "Suzuki" bearing registration mark 5543U; and
- (e) attaching in the hands of Mrs Marceline Brigitte Morvant, born Paul, NID P0602600300369, a portion of land of the extent of 152.02 sq mts being Lot D6, together with a building existing thereon, situate at Coquillages Street, Baie du Tombeau, in the district of Pamplemousses, the whole morefully described in Vol. 201709 No 001846.
- (B) requiring the said (i) Jacques Kenny Allen Morvant, (ii) Mrs Marie Aurore Melanie Jenna Morvant, born Lablanche, (iii) Kenjie Isaac Morvant, and (iv) Mrs Marceline Brigitte Morvant, born Paul, within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of the assets so attached; and
- (C) prohibiting the said (i) Jacques Kenny Allen Morvant, (ii) Mrs Marie Aurore Melanie Jenna Morvant, born Lablanche, (iii) Kenjie Isaac Morvant, and (iv) Mrs Marceline Brigitte Morvant, born Paul from transferring, pledging or otherwise disposing of the above assets, except upon an Order of the Honourable Judge sitting at Chambers.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka Applicant's Attorney

General Notice No. 1453 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 9th July 2019 by the Honourable Judge at Chambers, as follows:-

- (a) attaching into the hands of Jean Didier Jayson Peres, NID P140483360016A, the pleasure craft named "Vent del'Est" bearing registration mark PPC 7361-OL-08;
- **(b)** requiring the said, Jean Didier Jayson Peres within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of the funds obtained for the purchase of the pleasure craft so attached;
- (c) prohibiting the said Jean Didier Jayson Peres, from transferring, pledging or otherwise disposing of the said pleasure craft so attached, except by an Order of the Honourable Judge upon good cause shown; and
- (d) directing the Tourism Authority to refrain from effecting any transfer of ownership of the said pleasure craft "Vent de l'Est" and from entertaining any application to register and issue any licence to whomsoever in respect of the said pleasure craft.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u>

General Notice No. 1454 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under Section 19(1) of Prevention of Corruption Act 2002 as subsequently amended PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF (PoCA 2002)

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 17th July 2019 by the Honourable Judge at Chambers, as follows:-

- a) (i) attaching in the hands of Ludovic **Thierry** Aldo Tabardin. **NID** T1009904301022 No. and Jean François Kersley Tabardin, **NID** No.T250582420189F, the first and second floors of a dwelling-house of the CHA-type, consisting of a ground floor and two storeys situated at Blk 1, Dina Arobia Street, Bassin Housing Estate Bassin Road, Quatre Bornes; the whole more fully described in vol. 4039 No. 80;
 - (ii) attaching in the hands of Ludovic Thierry Aldo Tabardin, NID No. T1009904301022 a motor car bearing registration mark 7202DC08;
 - (iii) attaching in the hands of Emanuel Guy François Tabardin, NID No. T0106583201013, two motor cars bearing registration marks 2592JU09 and CH123;
 - (iv) attaching in the hands of Marie Sandra Geraldine Tabardin, NID No. T1510804302895, a motor car bearing registration mark 2302ZM98;
 - (v) attaching in the hands of Jean François Kersley Tabardin, NID No.T250582420189F, an auto cycle bearing registration mark; and

- (vi) attaching in the hands of Camille Valentine Tabardin, NID No. N2507614302495, a Pick-Up truck of the make "Nissan" bearing registration mark 2488AG94;
- (b) **requiring** the abovenamed parties within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of purchase of the motor vehicles, and the two floors added as aforesaid and other assets so attached; and
- (c) **prohibiting** the abovenamed parties from transferring, pledging or otherwise disposing of the above motor vehicles, and the two floors added as aforesaid and other assets except upon an Order of the Honourable Judge at Chambers.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 5th day of August, 2019.

Sultan SOHAWON of ICAC Headquarters, Réduit Triangle, Moka <u>Applicant's Attorney</u>

General Notice No. 1455 of 2019

INDEPENDENT COMMISSION AGAINST CORRUPTION (ICAC)

(established under section 19(1) of Prevention of Corruption Act 2002 as subsequently amended (PoCA 2002)

NOTICE PUBLISHED UNDER SECTION 56(3)(a) OF *PoCA 2002*

NOTICE is hereby given that, on an application made by the **Independent Commission Against Corruption (ICAC)**, an Order has been made on 25th July 2019 by the Honourable Judge at Chambers, as follows:-

- A (a) attaching in the hands of Jonathan Christopher Augustin, NID A1105863018646 the following properties, vehicles and horses, viz:-
 - (i) a portion of land of the extent of 29 perches situate at Roche Noires, in the district of Flacq, registered and transcribed at TV 201704/001280;
 - (ii) a portion of land being Lot No 506, situate at Quartier de Rivière Noire, in the district of Black River, registered and transcribed at TV 201707/001305;
 - (iii) a motor car of the make and model "BMW 320i", of colour grey, registration mark 3451 JL06, chassis number WBAVA76050NK61935;
 - (iv) a motor car of the make and model "BMW 4261 Cabrio", of colour grey, registration mark AJ 1105, chassis number WBA3V3202FP766130;
 - (v) the 40% stake in horse Exit Here, running under the banner of C. Ramdin;
 - (vi) the 50% stake in horse Black Indy, running under the banner of J. M Henry banner;
 - (vii) the 100% stake in horse Xanthus, running under the banner of C. Ramdin
 - (viii) the 100% stake in horse Sea King, running under the banner of J. M. Henry,
 - (b) attaching in the hands of Yuvrajsingh Johurdassing, NID J1603883103280 the following properties and motorcycles, vix:-

- (i) a portion of land being Lot No 6 of an area of 4,476.09 m² situate at Les Rouleaux, Chamarel, in the district of Black River, registered and transcribed at TV 201512/000329.
- (ii) a portion of land being Lot No 7 of an area of 4,476.09 m², situate in the same district and place registered and transcribed at TV 201512/000330;
- (iii) a motorcycle, of make "KTM" colour black, registration mark 3975 AA, with chassis no. VBKJYC403FC006289; and
- (iv) a motorcycle, of the make "Harley Davidson", of colour red, registration mark 3343 AD, with chassis no. 5HD1LC3CXJC403364; and
- (c) attaching in the hands of Mrs Sherry Ramlugun, NID R271174820288B, the wife of Deepsingh Johurdassing, her 40% stake in horse "Varonella", running under the banner of A. Perdrau.
- B. requiring (i) Jonathan Christopher Augustin, (ii) Yuvrajsingh Johurdassing, and (iii) Mrs Sherry Ramlugun, the wife of Deepsingh Johurdassing, within 48 hours of service of the Order, to declare in writing to the Applicant the nature and source of all assets and other property, so attached; and
- C. prohibiting the said (i) Jonathan Christopher Augustin, (ii) Yuvrajsingh Johurdassing, and (iii) Mrs Sherry Ramlugun, the wife of Deepsingh Johurdassing, from transferring, pledging or otherwise disposing of the above assets or other property, so attached, except by an

Order of the Honourable Judge upon good cause shown to his/her satisfaction.

THE said Order has been filed in the Registry of the Supreme Court of Mauritius.

THE attention of all banks, financial institutions, cash dealers and any other person who may hold or be vested with property belonging to or held on behalf of the abovenamed persons and company, is hereby drawn to the above Order so that they may take note thereof and govern themselves accordingly.

Under all legal reservations.

Dated at Le Réduit, this 9th day of August, 2019.

(S. Sohawon)
of ICAC Headquarters, Réduit Triangle, Moka
<u>Applicant's Attorney</u>

General Notice No. 1456 of 2019

CHANGE OF NAME

Notice is hereby given that the Honourable Attorney General is pleased to authorise Mr Satya Prakash Dev NUNKOO and Mrs Tina NUNKOO (born BOODNAH) to change the names of their minor daughter Raahini Luxmi Devi into those of Waydika Lakshmi Devi so that in future she shall bear the names and surname of Waydika Lakshmi Devi NUNKOO.

Date: 09 August 2019

K. K. Domah (Ms)

State Counsel

General Notice No. 1457 of 2019

CHANGE OF NAME

Notice is hereby given that the Honourable Attorney General is pleased to authorise **Kavirajsingh HARISS PANDOO** to change his surname **HARISS PANDOO** into that of **PANDOO** so that in future he shall bear the name and surname of **Kavirajsingh PANDOO**.

Dated this 9th day of August 2019.

K. A. Putchay State Counsel

General Notice No. 1458 of 2019



Decision of the Competition Commission

INV020 - Investigation into Payment Cards

CCM/DS/0024 Non-Confidential version

★ represents excised confidential information

14 June 2019

Decision of the Commissioners of the Competition Commission of 14 June 2019 (CCM/DS/0024)

INV020 Investigation into the payment cards industry in Mauritius

THE COMMISSION

Mr. D. P. A. Mariette - Chairperson,

Mr. C. Seebaluck - Commissioner,

Mrs. M. B. Rajabally - Commissioner,

Mrs. V. Bikhoo - Commissioner,

Having regard to the Competition Act 2007,

Having regard to the Competition Commission Rules of Procedure 2009,

Having regard to a report of the Executive Director dated 12th December 2016 under Section 51 of the Competition Act 2007 upon completion of his investigation into the payment cards industry in Mauritius, referenced as INV020,

Having regard to the Public Hearing convened by the Commissioners on 25 July 2018,

Having regard to the written submissions made by the main parties,

Having regard to the oral submissions made by Senior Counsels for MasterCard International Incorporated (MasterCard) and Visa Worldwide Pte Limited (Visa) at the Public Hearing,

The Commissioners state the following:

WHEREAS:

I. Introduction

1.1 This is the Decision of the Commission further to the public hearing held on 25 July 2018 following the report of the Executive Director dated 12th December 2016 under Section 51 of the Competition Act 2007 upon completion of his investigation into the payment cards industry in Mauritius, referenced as INV020 and the submissions made by MasterCard International Incorporated (MasterCard) and Visa Worldwide Pte Limited (Visa) at the hearing, parties response to the Provisional Findings Report, the written submissions made by SBM Bank (Mauritius) Ltd and The Mauritius Commercial Bank Ltd and additional submissions made by MasterCard and Visa and Banque des Mascareignes (now BCP Bank (Mauritius) Ltd) on possible solutions for the recalibration and rebalancing of the interchange rate(s) in the card payment system.

- 1.2 The focus of the current matter is the current level of Issuer of Interchange Fee (IIF) for certain types of payment cards which may have the object or effect of restricting competition in the acquiring market by inflating the base on which acquirers set the Merchant Service Commission (MSC), effectively creating a floor to the MSC.
- 1.3 Owing to the fact that the acquiring market in Mauritius consists of two types of acquirers: (i) pure acquirer which is involved in card acquiring services only; and (ii) integrated issuer-acquirer which provides both card acquiring services to merchants and card issuing services to cardholders, the main competition concerns arising from the current default IIF rates set by MasterCard and Visa respectively is that the IIFs:
 - a. creates a floor on the price acquirers charge to merchants, i.e. the MSC, as supported by the Visa Decision of 2002¹ as well as the US Court of Appeal decision in USA v VISA and MasterCard²;
 - b. constitutes a restriction of price competition in the acquiring market by potentially restricting the ability of both existing and potential acquirers to compete in the acquiring market, thereby leading to foreclosure, at the expense of merchants and subsequent consumers, as supported by the Visa decision of 2010³.
- 1.4 In his Report of the investigation, the Executive Director concluded that the setting of the IIF of around 1% on card-present domestic Point of Sales (POS) transactions restricts competition in the acquiring market. The IIF of 1% inflates the base on which acquirers set the MSC, effectively creating a floor to the MSC. The Executive Director found that the current level of the IIF of 1% is harming competition in the acquiring market, which is characterized by asymmetry in market shares.

II. Investigation Background

1.5 Following an enquiry under Rule 5 of the Competition Commission Rules of Procedure 2009, an investigation was launched by the Executive Director 23 May 2012, upon having reasonable grounds to believe that a restrictive business practice is occurring within the payment cards market in Mauritius. The Executive Director found reasonable grounds to believe that the current rates set for the IIF could potentially be restricting, preventing or distorting competition related to payment cards market in Mauritius.

¹ European Commission Decision of 24 July 2002 relating to a proceeding under Article 81 of the EC Treaty and Article 53 of the EEA Agreement (Case No COMP/29.373 - Visa International - Multilateral Interchange Fee (hereinafter 'Visa Decision of 2002')), para. 68

² United States of America, Plaintiff-appellee, v. Visa U.S.A., Inc., Visa International Corp., and MasterCard International, Incorporated, Defendants-appellants, 344 F.3d 229 (2d Cir. 2003).

³ See Commission Decision of 8.12.2010 addressed to Visa Europe Limited relating to a proceeding under Article 101 of the Treaty on the Functioning of the European Union and Article 53 of the EEA Agreement (Case AT.39398 – VISA MIF), para. 21

- 1.6 During the investigation, the Executive Director sought to assess whether the IIF on locally issued payment cards, applicable for POS transactions in Mauritius, is or is likely to restrict, prevent or distort competition within the payment cards acquiring market in Mauritius by foreclosing actual and/or potential entry within the said market; thereby, negatively impacting on the costs of acceptance of cards by merchants and depriving cardholders of the benefits of using their cards.
- 1.7 The Executive Director identified fifteen subject/main parties of the investigation categorised as:
 - a. two four-party payment card scheme owners⁴, namely Visa and MasterCard;
 - b. nine pure issuers of payment cards⁵, ABC Banking Corporation Ltd, AfrAsia Bank Limited, Bank of Baroda, Bank One Limited, Banque des Mascareignes Ltée (now BCP Bank (Mauritius) Ltd, Habib Bank Limited, MauBank Ltd, SBI (Mauritius) Ltd, The Hongkong and Shanghai Banking Corporation Limited; and
 - c. four integrated issuers-acquirers⁶, Barclays Bank Mauritius Ltd (Barclays), CIM Finance Ltd, SBM Bank (Mauritius) Ltd (SBM), and The Mauritius Commercial Bank Ltd (MCB).
- 1.8 Two main fees are associated with card transactions at Point of Sales ('POS'), namely:
 - a. The IIF which is a fee paid by the acquirer (i.e. the merchant's bank or financial institution) to the issuer (i.e. the cardholder's bank or financial institution) for each transaction effected at a POS terminal using a payment card issued by the latter. The IIFs applicable in Mauritius have been respectively set by Visa and MasterCard for their individual card network pursuant to their respective Visa and/or MasterCard Membership License Agreements and Network Rules or Standards; and
 - b. A Merchant Service Commission ('MSC') which is a fee per transaction paid by the merchant to its acquirer for processing of card payments. The MSC typically consists of three main components, including the IIF, network costs payable to Visa or MasterCard, and the acquirer's own costs and mark-up.

⁴ As defined in the Report of the Executive Director, a 'payment card scheme owner' refers to the payment card brand owner which provides the electronic platform, commercial and technical infrastructure for routing and settling commercial electronic payments between buyers and suppliers.

⁵ As defined in the Report of the Executive Director, a 'pure issuer', refers to a financial institution that only issues payment cards to cardholders but does not offer card acquiring services to merchants.

⁶ As defined in the Report of the Executive Director, an 'integrated issuer-acquirer', refers to a financial institution that issues payment cards to cardholders and also offers payment card acquiring services to merchants.

III. Legal Framework

- 1.9 The Executive Director assessed the current default IIF rates set by Visa and MasterCard for POS transactions in Mauritius under the provisions of Section 45 of the Competition Act 2007 (the 'Act') in relation to a vertical agreement not involving resale price maintenance.
- 1.10 An assessment under Section 45 of the Act requires the Commission to review the agreement under Section 46 of the Act. The provisions of Sections 45 and 46 of the Act are reproduced below.
- 1.11 Section 45 of the Act provides that:

'A vertical agreement that does not involve resale price maintenance may be reviewed where the Commission has reasonable grounds to believe that one or more parties to the agreement is or are in a monopoly situation that is subject to review under section 46.'

1.12 In turn, Section 46 of the Act provides that:

- '(1) A monopoly situation shall exist in relation to the supply of goods or services of any description where
 - a) 30 per cent or more of those goods or services are supplied, or acquired on the market, by one enterprise; or
 - b) 70 per cent or more of those goods or services are supplied, or acquired on the market, by 3 or fewer enterprises.'
- (2) A monopoly situation shall be subject to review by the Commission where the Commission has reasonable grounds to believe that an enterprise in the monopoly situation is engaging in conduct that
 - a) has the object or effect of preventing, restricting or distorting competition; or
 - b) in any other way constitutes exploitation of the monopoly situation.
- (3) In reviewing a monopoly situation, the Commission shall take into account
 - a) the extent to which an enterprise enjoys or a group of enterprises enjoy, such a position of dominance in the market as to make it possible for that enterprise or those enterprises to operate in that market, and to adjust prices or output, without effective constraint from competitors or potential competitors;
 - b) the availability or non-availability of substitutable goods or services to consumers in the short term;

- c) the availability or non-availability of nearby competitors to whom consumers could turn in the short term; and
- d) evidence of actions or behaviour by an enterprise that is, or a group of enterprises that are, a party to the monopoly situation where such actions or behaviour that have or are likely to have an adverse effect on the efficiency, adaptability and competitiveness of the economy of Mauritius, or are or are likely to be detrimental to the interests of consumers.'
- 1.13 Based on the above provisions of the Act therefore, the following elements need to be established in the present case:
 - a. that the main parties to the investigation amount to 'enterprises' as defined under the Act;
 - b. the existence of a vertical agreement;
 - c. that the vertical agreement does not involve resale price maintenance;
 - d. that one or more parties to the agreement is in a monopoly situation; and
 - e. the monopoly situation is reviewable under Section 46 of the Act.

IV. Assessment: Are Card scheme owners and their members enterprises?

- 1.14 In Chapter two at section B of his report, the Executive Director formed the view that the following main parties to the investigation qualify as enterprises for the purposes of section 2 of the Act
 - a. Visa and MasterCard as card scheme owners providing payment card network services and deriving revenue therefrom;
 - b. ABC, AfrAsia, Baroda, Bank One, Banque des Mascareignes (now BCP Bank (Mauritius) Ltd), Habib, MauBank, SBI, and HSBC which are banks operating as payment card issuers and deriving revenues from the IIF perceived from each payment card transaction involving the use of payment cards issued by them at inter alia ATM and POS terminals; and
 - Barclays, SBM and MCB which are banks and Cim Finance which is a nonbank financial institute, operating as integrated issuers-acquirers and deriving revenues
- 1.15 The Commission agrees that the assessment carried out under Section 2 of the Act by the Executive Director is correct in law and in fact.

V. Assessment: Existence of agreement between Card Scheme Owners and their members and the vertical nature of the agreement

- 1.16 The Executive Director's finding is that the Membership Agreement between Visa and its members in Mauritius, and the Licence Membership Agreement between MasterCard and its Members in Mauritius, constitute the basis of their agreement relating to, and subsequent implementation of, IIF rates applicable in Mauritius; thus covering the first element (presence of an agreement) in establishing the applicability of Section 45 of the Act.
- 1.17 The Executive Director, having reference to established case-law of the European Courts and the European Commission's Notice 'Guidelines on Vertical Restraints', takes the view that the existence of a [vertical] agreement relating to default IIF rates can be established based on the acquiescence by one party, whether explicit or tacit, to the apparent unilateral policy of the other party. Relying on EU case law on agreement by acquiescence, namely the Bayer AG v. Commission⁷ and Commission v Volkswagen⁸, the Executive Director found that scheme's Network Rules authorise MasterCard and Visa to unilaterally adopt/modify default IIF rates, MasterCard and/or Visa Members are informed, in one way or another, of all interchange fees established. Although Members are bound by the payment schemes' decisions to set / modify default IIF rates; Members' acquiescence to MasterCard and/or Visa's decisions setting/modifying default IIF rates for Mauritius can be deduced from their continuing commercial relations with MasterCard and/or Visa governed by the respective Membership Agreements, their continued participation in the MasterCard and/or Visa payment system and fulfilling their settlement obligations vis a vis respective issuers/acquirers in Mauritius at the applicable IIF rates.
- 1.18 Due regard had to the submissions of the parties to the investigation, the Commission agrees that the assessment carried out by the Executive Director to show the existence of agreements between the Card Scheme Owners and the banks and financial institutions operating as issuer and acquirers in Mauritius, is correct in law and in fact.
- 1.19 For an agreement to be reviewed under Section 45, the economic relationship between the parties must be such that each of the parties to the agreement operates at a different level of the production or distribution chain for the purposes of the agreement.

⁷ Case T-41/96, Bayer AG v. Commission, Judgment of the Court of First Instance (Fifth Chamber, Extended Composition), 26 October 2000 at paras. 64, 66, 71-72, 111.

⁸ Case C-74/04P Commission v Volkswagen AG [2006] ECR I-6585.

- 1.20 In that respect, the investigation found that:
 - a. Visa's Licence Membership Trademark Agreements are vertical agreements to the extent that Visa and its individual members are operating at a different level of the supply chain: Visa as the supplier of its payment platform and use of its brand name in Mauritius whereas members (issuers and acquirers) use the royalty-free Visa trademarks to issue or acquire cards.
 - b. MasterCard's License Membership agreements are vertical licence agreements to the extent that MasterCard and its individual members are operating at a different level of the supply chain: MasterCard as the supplier of its payment platform and use of its brand name in Mauritius whereas members (issuers and acquirers) use the royalty-free MasterCard trademarks to issue or acquire cards.
- 1.21 It is gathered that Card Scheme Owners, issuers and acquirers perform inter-related but distinct functions within the card payment system.
 - a. Card Scheme Owners do not acquire merchants nor do they issue cards; rather they provide a platform for cardholders and merchants to interact by licensing the use of their processing network and branded products to banks and financial institutions to provide electronic payment facilities to their consumers. The card scheme owner is responsible for granting licenses (and membership status) to independent financial institutions for the use of a card logo and for performing issuing and/or acquiring services within the network. It usually sets the network rules and it implements these network rules through Membership Agreements signed with its member institutions.
 - b. Issuers provide cardholders access to different services including the issuance of personalised and secure Visa or MasterCard branded cards (in conformity with the required Visa or MasterCard standards which in turn guarantees global interoperability and entitles cardholders to make purchases of goods and services and to obtain cash disbursements), the provision of card activation services, card replacement services, maintenance of hotline services/call centres to attend to cardholder inquiries, maintenance of ATMs network, provision of membership rewards programme and other complimentary services attached to premium cards such as worldwide travel insurance covers and discount offers at selected merchant outlets. Issuers also compete in terms of credit limits, reward schemes (e.g. frequent-flyer miles, spending points and cash back), annual fees, and ATM network services.
 - c. Acquirers generally perform four key functions: (1) signing up and underwriting merchants to accept network-branded cards; (2) providing the means to authorise valid card transactions at client merchant locations; (3) facilitating the clearing and settlement of the transactions through the payment network; and (4) providing other relevant services, such as producing merchant statements, etc.

- 1.22 Due regard had to the submissions of the parties to the investigation, the Commission agrees that the assessment carried out by the Executive Director to show that the business relationship between the two card scheme owners (VISA and MasterCard) and the banks and financial institutions operating as issuer and acquirers in Mauritius, amount to agreements which are vertical in nature wherein the Card Scheme Owners are upstream operators vis-à-vis the issuers and acquirers which operate at another level, is correct in law and in fact.
- 1.23 The Commission further agrees that the agreements between the Card Scheme Owners and their respective issuing and acquiring institutions in Mauritius which incorporate the Card Scheme Owners' respective Visa Operating Regulations and MasterCard Network Rules, are binding on the issuing and acquiring institutions. The Commission agrees that the agreements, therefore, relate to the conditions under which issuers and acquirers in Mauritius may provide their issuing and/or acquiring services in Mauritius.

VI. Assessment: The relevant market

- 1.24 A monopoly situation is conditioned under the Act to market shares. In order to determine the existence of a monopoly situation therefore, it is imperative that the relevant markets be identified. Paragraph 2.1 of 'Guidelines CCM 2: Market Definition and the Calculation of Market Shares' provides that 'the 'relevant market' is a defined set of products, and a defined geographic area, within which competition occurs. There are therefore two dimensions of the relevant market: the product market and the geographic market.
- 1.25 The Hypothetical Monopoly Test (HMT) is used to identify the focal product based on demand and supply side substitution. The HMT establishes the smallest product group such that a hypothetical monopolist could profitably sustain a small but significant non-transitory increase in price (e.g. 5 to 10 per cent) of the focal product above competitive prices. The Commission is satisfied that the HMT cannot be relied on to identify the focal product in the case at hand because:
 - a. of the so-called cellophane fallacy because the prices being charged may already be a monopoly price(s) resulting from the exercise of a dominant position thus above competition level. The Commission makes reference to the decision of the European Commission, COMP/34.579 MasterCard COMP/36.518 EuroCommerce and COMP/38.580 Commercial Cards) (hereinafter MasterCard Decision of 2007, whereby the European Commission posited that relying on the HMT on the single price charged by acquirers to merchants may not produce results that are sufficiently reliable for measuring acquirer's collective market power vis-à-vis is inappropriate merchants because the HMT test in the acquiring business faces the problem of the so-called cellophane fallacy; and
 - b. coupled with the fact that the HMT is inappropriate for the purposes of defining the relevant market(s) in industries with two-sided demand and network effects

and the payment card market being a classic example of a 'two-sided' market. The Commissioners endorse the view of the Executive Director that the payment card market is characterised by a two-sided market structure where the payment networks facilitate interaction (in this case card transactions) between two distinct groups of users, namely cardholders and merchants.

- 1.26 The Commission is therefore of the view that to identify products that could be considered as effective substitutes to payment cards, it is necessary to study the product characteristics and customer behaviour rather than relying on the results of the HMT.
- 1.27 Due regard had to the submissions of the parties, the Commissioners agree that payment cards have two main characteristics; firstly their usage depends on the customers' willingness to use payment cards on one hand and merchants' willingness to accept payment cards on the other hand; and secondly that payment cards exhibit network externalities, namely the more cards in circulation, the more likely will be acceptance on the part of merchants. The Commissioners agree with the view of the Executive Director that in view of the differences in characteristics, functionalities and pricing of other payment instruments, such as cash and cheques, which can also be used to effect payment at POS terminals, and the differences in terms of benefits and costs to both cardholders and merchants, the latter instruments are unlikely to be in the same relevant product market as payment cards.
- 1.28 Regarding the functional level at which competition take place within the payment card market, the Commissioners endorse the finding that there exists:
 - a. a distinct upstream market for the provision of network services;
 - a downstream acquiring market whereby acquirers provide merchants with terminals and card readers, process transaction information, obtain money from issuers and pay retailers, and acquirers compete with each other to attract merchants wishing to accept payment cards;
 - c. a downstream issuing market whereby issuers compete with each other to attract customers in view of the fact that acquiring services are unlikely to be readily produced by suppliers of other card services in response to a small but significant increase in the price of issuing services, given the significant costs involved with the issuance of cards and the fact that a sustainable issuing business would require significant cardholder base and card usage.
- 1.29 The Commission further agrees that three-party cards system would differ from four-party systems in that within a three-party card payment system the scheme itself or a financial institution appointed by the scheme directly serves both sides of the market: cardholders and merchants coupled with the fact that three-party schemes are primarily credit card schemes while four-party schemes include both debit and credit card schemes; the pricing structure of the two schemes and the network differentiation.

- 1.30 Due regard had to the submissions of parties, the Commission endorses the findings of the Executive Director that the relevant product markets are:
 - a. an upstream four-party payment card market in which card scheme owners provide network services to financial institutions (i.e. issuers and acquirers);
 - b. a downstream four-party payment card market for the provision of card acquiring services; and
 - c. a downstream four-party payment card market for the provision of card issuing services.
- 1.31 The Commissioners also agree with the view of the Executive Director that the relevant geographic market is national in scope because final consumers, namely cardholders and merchants, have limited access to services supplied by financial institutions based abroad; players in the local card market are unlikely to be constrained by competitive forces from abroad; and the Membership Agreement signed between the card scheme owners and issuers/acquirers generally allow issuers and acquirers to operate in one country only.
- 1.32 Based on the foregoing therefore and due regard had to the submissions of parties, the Commission is of the view that the relevant markets to the case at hand are:
 - an upstream four-party payment card market in which card scheme owners provide network services to financial institutions (issuers and acquirers) in Mauritius ('upstream network market');
 - b. a downstream four-party payment card market for the provision of card acquiring services in Mauritius ('downstream acquiring market'); and
 - c. a downstream four-party payment card market for the provision of card issuing services in Mauritius ('downstream issuing market').

VII. Assessment: Market Power and dominance

1.33 The relevant markets having been defined, the next questions to be assessed are the market shares of the parties in the identified markets and based on factors including their market shares, whether the parties are in a dominant position in the identified markets.

The upstream network market

1.34 In the upstream network market, the Commissioners agree with the finding of the Executive Director that Visa and MasterCard do not face significant competitive constraints either from other types of payment instruments or other type of card schemes, such as Amex and UnionPay International in view of the popularity of Visa and MasterCard as evidenced by both the customer and merchant surveys and

compared to the fact that the Amex and UnionPay International have significantly lower cardholder base and volume of card transactions effected at domestic POS. The Commissioners further endorse the findings of the Executive Director in relation to the market shares of Visa of % and MasterCard of % in the upstream acquiring market calculated based on the number of cards in circulation in 2015. The Commission further agrees that because a payment network is characterised by network economies, the market position of a card scheme owner cannot be assessed in terms of a single set of market shares solely but should also be assessed in terms of transaction growth. The Commission endorses the analysis of the Executive Director in relation to the transaction volume and value of POS transactions of each network which confirms that Visa and MasterCard respectively meet the market share thresholds laid out at section 46 the Act in the upstream network market.

- 1.35 The Commissioners agree that the fact that the IIF applicable for Visa and/or MasterCard products in Mauritius are unilaterally set by Visa or MasterCard evidences that Visa and MasterCard do not face competitive constraints from issuers and acquirers in Mauritius in the upstream network market. In the same line, the Commission agrees that Visa and MasterCard do not face significant constraints from merchants who themselves feel bound to accept payments by cards and this confers on Visa and MasterCard the ability to independently and at least to some extent, determine the level of the IIF.
- 1.36 The Commissioners agree that in view of the characteristics of this market, namely the network effects, Visa and MasterCard having high growth rates and high sunk costs would need be incurred before any new card network is able to compete viably against existing ones, entry in this market will not be timely, likely, and sufficient to preclude the exercise of market power of firms already in the market.
- 1.37 The Commissioners therefore conclude, based on the above and due regard had to the submissions of the parties, that both Visa and MasterCard enjoy a dominant position in the upstream network market.

The downstream issuing market

- 1.38 The Executive Director states in his report that the four largest players in the issuing market, in terms of number of cards issued in 2015 are MCB, with a market share of SBM (SBM (SBM), MPCB (SBM), and Barclays (SBM).
- 1.39 Due regard had to the submissions of parties, the Commission endorses that finding of the Executive Director based on an analysis of cards used for POS transactions that MCB and SBM hold over 70% of the issuing market and there does not exist a competitive fringe in view of the switching and search costs existing in the retail banking sector which help to entrench the market power of MCB and SBM.

The downstream acquiring market

VIII. Assessment: Competition harm

- 1.41 The case made by the Executive Director is that the level of IIF which emanates from the above determined agreements between the network operators (Visa and MasterCard) is harmful to competition in the downstream acquiring market on the basis that —
 - The IIF rate currently being applied, effectively acts as a minimum price floor and determine to a large extent the price charged to merchants for card acceptance;
 - b. in particular, owing to the high market share of MCB and SBM which are integrated issuers-acquirers which benefit from high 'on-us' transactions and therefore at an economic advantage as compared to pure acquirers and even issuers-acquirers with low share of 'on-us' transaction; and
 - c. In addition to raising the costs of existing acquirers and their competitiveness in setting MSC, the current level of the IIFs also raise the cost of potential entrants into the acquiring market. Existing acquirers and pure-acquirers other than MCB and SBM are not able to absorb the IIF (other than by factoring it in their charge to merchants) and they are thus restrained in their capacity to offer more competitive MSC due to high share of 'off-us' transactions.
- 1.42 The facts and arguments relied on by the Executive Director is well recorded in his report of investigation especially at chapters 7 and 8 which contained the following information amongst others none-less important:
 - a. While the Card Scheme Owners do not determine the MSC, they do, however, determine the fee that acquirers pay to issuers which is expressed as a percentage of each POS transaction. The weight of the IIF in the MSC matters as it represents an important element of acquiring costs. Data submitted by the acquirers show that in 2015 the IIF accounted for up to *** of the MSC on Visa transactions and up to *** on MasterCard transactions for Cim Finance (as shown in Figures 16 and 17 in the Report of investigation). For MCB and SBM, the IIF accounted for more than **** of the MSC they

respectively charge on Visa and MasterCard transactions. For Barclays, the IIF accounts for roughly ** of the MSC on Visa transactions and ** on MasterCard transactions.

- b. Acquirers are required to pay a default IIF to issuers on each card transaction accepted by their merchants. Acquirers will likely reflect the level of the IIF, along with other costs incurred in providing acquiring services to merchants, in determining their respective MSCs to remain profitable, such that the IIF effectively acts as a floor on the MSC. This has the effect of restricting the ability of acquirers to offer competitive MSCs to merchants. The fear of losing customers to rival merchants may further restrain the bargaining power of merchants offering card payment facilities to negotiate lower MSCs, which in turn weakens the incentives for Card Scheme Owners to set lower IIFs.
- c. Data submitted by the acquiring institutions show that larger merchants are able to negotiate relatively better rates that smaller merchants. However, it is noted that even large merchants are unable to negotiate an MSC below the level of the IIF (as shown in Figures 20-23 of the Report of Investigation), which further confirms the fact that the IIF acts as a *de facto* floor to the MSC.
- d. In that respect, the current level of IIFs may also put pure acquirers at a significant disadvantage to integrated issuers-acquirers. Large integrated issuers-acquirers, on account of their large cardholder base, enjoy a high proportion of 'on-us' transactions, such that a significant share of the IIFs paid from their acquiring business can be recovered through their issuing business. Thus, an integrated issuer-acquirer can absorb part of the IIF and offer a relatively lower MSC than a pure acquirer to obtain market power in the acquiring market.
- e. The high share of on-us transactions for MCB and SBM imply that a significant proportion of IIFs paid by MCB and SBM as acquirers can be recovered through their issuing business. An analysis of the IIF revenue derived by these two banks on their issuing business confirms the above argument (as illustrated in Table 20 in the Executive Director's Report), with MCB and SBM earning % and % of total revenue generated in the issuing market on POS transactions in 2015. On the other hand, the respective share of IIF revenue for Cim Finance and Barclays, the two other acquirers, were only % and % in 2015.
- f. The IIF not only represents a high share of acquiring costs but also a high share of the acquiring revenue. IIF paid to issuers represented around \(\) of the total acquiring revenue of Cim Finance and more than 50% of the acquiring revenue for MCB (\(\) and SBM (\(\) While MCB and SBM could effectively recover a significant proportion of this cost from the issuing side of the card business (given their large share of on-us transactions), that is not the case for Cim Finance which has only around \(\) of on-us transactions.

IX. Assessment: Off-Setting Public benefits

- 1.43 The Executive Director has also made an assessment of offsetting public benefits by acknowledging that although it is important to create incentives for issuers to issue and promote innovative card products it is equally important to incentivise card acceptance and promote competition in the acquiring market to optimise the benefits of a payment card system. The Executive Director has relied on the fact that the IIF is not the only source of revenue incentive. The finding that the prevailing level of IIFs in Mauritius does not demonstrate any such public benefits as required under Section 50(4) of the Act that would outweigh the loss of competition in the acquiring market, is substantiated on the basis that there are alternative sources of revenues streams for issuers other than pure issuers of debit cards.
- 1.44 They derive revenue from annual cardholder fees, and interests on advances, as evidenced below
 - a. Interest payment on credit cards account for more 50% of revenue for issuers of credit cards only and 28% for issuers of both debit and credit cards.
 - b. Revenue is also derived from cardholder fees which can account for up to 32% and 18% of total revenue respectively, and
 - c. For issuers of credit cards only and issuers of both credit and debit cards, IIF accounts for around 15% and 33% of their revenue from card issuing.
- 1.45 Therefore, a reduction in the IIF might not necessarily adversely impact their issuing business, if it brings about an increase in payment volume that could offset, or at least mitigate the impact of a lower IIF per transaction. Thus, any potential reduction in the IIF need not negatively impact issuers' incentive to promote cards, as averred by several main parties.
- 1.46 Due regard had to the submissions of the parties to the investigation, the Commission approves the finding of the Executive Director that:
 - a. the current level of IIFs imposes an artificial cost disadvantage for acquiring transactions on pure acquirers or small integrated acquirers who cannot or are limited in their ability to recoup the IIF, thus effectively reducing the ability of such acquirers to compete with the bigger integrated acquirers. The latter thus, benefits from a large share of on-us transactions, which allows them to offer more attractive MSC rates than Cim Finance and Barclays on selected merchant segments;
 - b. the current IIF policy focus of the Card Scheme Owners seems to lean heavily towards promoting one side of the platform, namely card issuance, at the expense of card acquiring;

- it does not appear that the prevailing level of IIFs in Mauritius demonstrates any such public benefits as required under Section 50(4) of the Act that would outweigh the loss of competition in the acquiring market; and
- d. therefore, the default IIF rates applicable on POS transactions in Mauritius have not been objectively and reasonably set taking into account the specificities of local payment cards market amounting to a prevention, restriction, or distortion of competition in the acquiring market by limiting the ability of pure acquirers or small integrated ones to offer competitive merchant fees and compete more effectively with the two larger integrated issuers-acquirers.

X. Assessment: Remedies

- 1.47 Having recommended a finding of breach, the Executive Director proceeded to make recommendations on proposed remedies to at least mitigate the detrimental effects on users and consumers resulting from the prevention, restriction or distortion of competition in the acquiring market in Mauritius caused by the current level of IIF.
- 1.48 The relevant statutory provision on directions relating to distortion, prevention or restriction of competition is found in Section 60(1) of the Act which provides that where the Commission, after reviewing a restrictive agreement falling within the terms of Section 45, determines that the said agreement has the object or effect of preventing, restricting or distorting competition; the Commission may give the enterprise (party to the agreement) such directions including termination or amendment of the agreement, as the Commission considers necessary, reasonable and practicable to remedy, mitigate or prevent
 - a. the adverse effects on competition that the Commission has identified; or
 - any detrimental effects on users and consumers so far as they have resulted from, or are likely to result from, the adverse effects on, or the absence of, competition.
- 1.49 The matter to be remedied is therefore the level of IIF currently being applied by issuers as per their respective Membership Agreement with Visa, and Licence Membership Agreement with MasterCard. The aim being to remedy, mitigate or prevent the identified prevention of competition in the acquiring market emanating from the current level of IIF.
- 1.50 As reported by the Executive Director, the determination of the 'optimal' IIF is not an easy task as it requires complex data (such as merchants' and cardholders' elasticities) which is not readily available.
- 1.51 In that respect, it is observed that the Merchant Indifference Test (MIT) has been developed as a benchmark for determining a 'socially optimum' IIF. This approach has been adopted by the European Commission ('EC') in its separate investigations on Visa's and MasterCard's multilateral interchange fees. However, the Executive was not able to make a computation of the MIT-compliant IIF because the test requires extensive

- and detailed cost data which the Executive Director could not gather as the merchants have not been able to provide same to the investigation.
- 1.52 Consequently, the Executive Director considered an alternative approach to determining the 'optimal' IIF, based on the evolution of IIF rates in recent years and the impact on market dynamics and proposed that the level of IIF be capped at 0.5%.

Review of the proposed remedies

- 1.53 Having reviewed the proposed remedial measures from the Executive Director as explained in paragraphs 11.11 to 11.27 of his report, especially in light of the submissions made by the parties during the investigation and during the hearing process, The Commission agrees that the current level of IIF should be reduced so as to lower the card acceptance costs through reduced MSC rates which will in turn restore competition between banks and non-banking financial institutions in the downstream acquiring market.
- 1.54 Taking into consideration the identified negative impact of the current IIF rate on competition in the downstream acquiring market, The Commission is of the view that a reduction of the current rates of IIF is justified based on the following
 - a. The view submitted by Visa in respect of the introduction in November 2011 of reduced IIF rates for petrol and utilities payments of 0.5% and 0.6%, respectively, that it '

b. The view of Visa that the reduced interchange rate of 0.5% of January 2014, applicable to all payment types (i.e. consumer, premium, and commercial credit cards) for government payments, including taxes, fines, penalties, and fees,

c. The view of MasterCard in respect of the introduction in February 2015, of lower IIF rates for petrol and government transactions of 0.5%. ★ ■.

- d. Thus, based on data submitted by the Card Scheme Owners, it appears that a reduction of the IIF is necessary to incentivise card acceptance.
- e. Visa and MasterCard have failed, both during the investigation and at the hearing stage, to provide a detailed and robust methodology or other strong evidence to support their claims that the current default IIFs are in effect maximizing their respective system output or acting as a balancing mechanism. Although, Visa has submitted that the
 - i. "**≫**".
 - ii. "**≫**",

it still failed to justify the current level of IIF or to present any workings evidencing its averments.

- f. In the absence of objective methodologies to support the existing default IIF rates for local POS transactions, it cannot be assumed from the outset that maintaining the current IIF rates is necessary to increase or continue providing the claimed benefits of the payment cards system.
- g. The absence of empirical evidence justifying the need for higher IIFs for the Mauritian payment cards market and considering the positive impact of a lower IIF of 0.5% on card acceptance in Mauritius, as submitted by the Card Scheme Owners themselves.
- h. The absence of demonstrable off-setting public benefit accruing from the current levels of IIF as already propounded on above under subtitle of *Offsetting Public Benefits* at paragraphs 1.43 1.46.

Proposal of MasterCard on new reduced IIF

- 1.55 In its submissions during the hearing stage MasterCard made the following proposal to address the competition concern
 - a. First, lower IIFs for lower value transactions; and
 - b. Second, provide information and training to consumers and merchants on payment cards and bank accounts through focussed initiatives.
- 1.56 MasterCard submits that they welcome a constructive partnership with Government to grow the use of electronic payments, including leveraging innovation in small merchant acceptance and low-value payments (e.g. digital and QR payments solution). MasterCard recommends a more focussed approach in collaboration with the Government to:
 - a. identify other specific cash-dominant merchant segments to grow the use of electronic payments; and
 - b. consider setting lower interchange for the specific merchant segments.
- 1.57 MasterCard's proposal to remedy the IIF rate are
 - a. the introduction of Low Value Payments (LVP) domestic interchange rate of 0.5% for transactions below \$ 10; and
 - b. a reduction in Standard Debit domestic interchange rate to 0.8%.
- 1.58 The Commission is of the view that the proposals of MasterCard do not address the competition concerns identified in the acquiring market. The issue is not that of promoting electronic payments, which falls outside the scope of the matter before the Commission. The issue is that of restriction of competition in the acquiring market from the current level of IIF set by VISA and MasterCard given the structure of the local acquiring market.
- 1.59 The Commission acknowledges that the proposal of MasterCard of reducing IIF to 0.5% on LVP goes in line with the remedy proposed by the Executive Director. However, it is limitative in so far as it only relates to LVP whereas the harm to competition to be addressed by the Commission is in respect of the entire acquiring market.
- 1.60 Similarly, the proposed reduction of the IIF to 0.8% on Standard Debit cards only is limitative in so far as it concerns only one category of cards and excludes other categories of debit cards as well as credit cards. The more so, it has been noted that the two major issuing banks are moving customers from standard to premium debit cards. As such, the reduction of IIF on Standard Debit to 0.8% is unlikely to be effective in mitigating the harm to competition in the acquiring market.

Proposal of VISA on new reduced IIF

- 1.61 In its submissions during the hearing stage, VISA has proposed to adopt a multi-faceted approach with the support of the Competition Commission and collaboration among industry players to address the issue of low electronic payment acceptance in Mauritius, namely
 - a. adopt IIF rates in specific targeted segments which are currently underpenetrated;
 - b. introduce of new mobile solutions and QR code payment; and
 - c. invest or co-fund educational and promotional campaigns to sensitize and educate merchants and consumers on the use and benefits derived from electronic payments.
- 1.62 In addition to the above general proposals, VISA is more specifically proposing different IIF rates for 8 merchant segments, based on its experience in other jurisdictions like the UAE and Canada. These are as follows:
 - a. 0.5% for Utilities; and Public Transport, as is the current rate for Government and Petrol segments.
 - b. 0.6% for Education; Small Retail; and Quick Service Restaurants. VISA expects that this rate will bring down MSC to 1%.
 - c. Grocery to maintain 1%, to provide cost certainty to acquirers in this segment.
- 1.63 The Commission is of the view that the general proposals of VISA for increasing electronic payment acceptance in Mauritius do not address the restriction and prevention of competition identified in the investigation, in as much that the proposals do not fit the scope of the powers and functions of the Commission under the Competition Act.
- 1.64 The Commission further considers that some of the specific proposals of VISA in relation to the IIF could be considered by the Commission, as these are in line with the proposed remedy by the Executive Director.
 - a. The proposed IIF of 0.5% for Utilities, Public Transport and Government is in line with the recommendation of the Executive Director.
 - b. That of 0.6% for the Education, Small Retail and QSR, though not ideally what the Executive Director is proposing, would contribute to a large extent to mitigate the adverse effect on competition. (0.6% is relatively close to the proposed rate of 0.5%).

- 1.65 However, the proposed IIF of 1% for Grocery, for the reason put forth by VISA of providing cost certainty to acquirers, is not justified and will not remedy the harm to competition in the acquiring market. Instead of cost certainty, a 1% IIF rate would instead provide revenue certainty to the issuers. Given the asymmetry in the distribution of the market shares in both the issuing and the acquiring markets, the proposed IIF of 1% for Grocery would only help to maintain or consolidate the market position of the two major integrated acquiring banks. As the grocery sector absorbs a high proportion of the recurrent consumer expenditure and thus may represent a significant proportion of the acquiring business, the harm to competition identified from the current IIF rate of 1% is likely to be higher in the grocery sector. Therefore, the Commission is of the view that the proposed rate of 1% would not will not remedy the restriction and prevention of competition in the downstream acquiring market caused by the current IIF level.
- 1.66 The Commission, nevertheless, finds a major issue with the proposals of VISA in so far as these are limited to 8 targeted segments whereas the harm to competition relates to the entire acquiring market. In the submissions of VISA, there is no information on the various merchant segments and the proportion of the acquiring business that is concerned with the rates proposed for the 8 targeted segments.

XI. Remedies imposed by the Commission in relation to IIF RATE

- 1.67 In the light of the need to reduce the level of IIF so as to remedy the restriction of competition in the downstream acquiring market, in light of the recommendation of the Executive Director to cap the rate of IIF at a maximum of 0.5% and taking into consideration the proposals from VISA and MasterCard, the Commission has formed the view that the segmentation proposed by VISA and MasterCard will not serve to eliminate the lack of competition in the downstream acquiring market due to their limited effect. The limited effect means that the segmentations for which reduced IIF have been proposed by VISA and MasterCard do not cover enough of the total acquiring market so that the reduced IIF as proposed will not capture enough transactions (both volume and value) so as to remove the identified impediment to competition in the downstream acquiring market.
- 1.68 In that respect, the Commission, basing itself on the analysis of the Executive Director in his report, is of the view that an effective remedy would cover all payment transactions by card and the appropriate rate of IIF to open up the downstream to competition is a maximum of 0.5%.
- 1.69 The remedy being imposed by the Commission is a flat rate for IIF capped at a maximum of 0.5% for all transactions effected by payment cards in Mauritius for a period of five years.
- 1.70 This will require VISA and MasterCard and their respective member issuer banks to apply IIF rates at a maximum of 0.5%.

- 1.71 The reduced IIF will therefore, enable actual and potential acquirers to be able to offer better MSC rates to merchants and therefore to be able to penetrate the market in the downstream acquiring market, thereby increasing competition. The reduced IIF as imposed by the Commission is also going to enable both integrated issuers-acquirers and others to target and promote payment by cards in the low value payments.
- 1.72 The reduced IIF rate to a maximum of 0.5% will as per the assessment of the Executive Director, increase merchant's acceptance in providing payment card settlement at POS, ultimately benefiting consumers in using their payment cards as a medium of settlement for transactions.

XII. The Direction of the Commission under section 60 of the Act

- 1.73 Therefore, in order to at least mitigate the detrimental effects on users and consumers which have resulted from the prevention, restriction or distortion of competition in the acquiring market in Mauritius, and having regard to the Report of the Executive Director and the submissions of parties to the investigation, the Commissioners decide to impose the following Directions
 - a. the legal entities representing the Visa payment organisation are directed to cap the default IIFs on Visa Classic, Gold and Electron debit and credit cards at 0.5% for all card-present POS transactions, effected in Mauritius for a period of five years;
 - the legal entities representing the MasterCard payment organisation are directed to cap the default IIFs on Standard, Gold and Maestro-Cirrus debit and credit cards at 0.5% for all card-present POS transactions, effected in Mauritius for a period of five years;
 - c. the legal entities representing the Visa and MasterCard payment organisations respectively are given a maximum period of six months starting from the date of notification of the Commission's decision to implement the above-proposed IIF cap of 0.5%, on their respective card products and to communicate the effective date of implementation of the directions to the Commission;
 - d. the legal entities representing Visa and MasterCard payment organisations are directed to inform, within a reasonable delay, their respective member institutions in Mauritius of any revision brought to their existing IIFs for domestic card transactions and any introduction of new IIFs applicable in Mauritius, through all reasonably available means at their disposal including but not limited to publication on their respective websites and through dissemination of IIF bulletins to individual members in Mauritius, as appropriate;
 - e. the legal entities representing Visa and MasterCard payment organisations are directed to modify their respective network rules, as may be required, to reflect these directions and to accordingly communicate the amended rules to their respective member institutions in Mauritius, through all reasonably available

CCM/DS/0024 - COMMISSION DECISION IN RESPECT OF INVESTIGATION INTO PAYMENT CARDS

means at their disposal including but not limited to publication of the amended network rules on their respective websites. A copy of any such correspondence together with a copy of the amended network rules should also be communicated to the Commission within six months starting from the date of notification of this decision;

- f. Visa and MasterCard payment organisations and the respective legal entities representing them are directed to refrain from engaging in any act or conduct, in particular through the setting of IIFs for domestic card transactions, which have the same or equivalent restrictive object or effect as identified in the Report;
- g. each issuer of Visa and/or MasterCard card products in Mauritius is directed to publish, within a reasonable delay, any revision brought to the applicable IIFs for card transactions effected in Mauritius and any introduction of new IIFs applicable in Mauritius on its respective website; and
- h. each acquirer of Visa and/or MasterCard card products in Mauritius is directed to communicate its prevailing MSC rates, in the manner and format required, to the Commission and the Executive Director respectively on a six months' basis for a period of five years starting from the effective date of implementation of the above-imposed IIF cap of 0.5%.

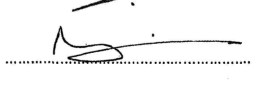
Done at Port-Louis this 14 June 2019.

Mr. D. P. A. Mariette (Chairperson)

Mr. C. Seebaluck (Commissioner)

Mrs. M. B. Rajabally (Commissioner)

Mrs. V. Bikhoo (Commissioner)





Page 23 of 23

General Notice No. 1459 of 2019

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>	Licence No	Name of Applicant	Weight of Vehicle	Base of Operation	Description of goods
628	NTA/PUB/A/LC/19759	PERSAND Kamlesh	NYP 5300kg GV	Royal Road, Triolet	General Goods
629	NTA/PUB/A/LC/19760	CHENCHOOLIAH Mogadeven	NYP 24390Kg GV	Anseline Road, Martiniere, Surinam	General Goods
630	NTA/PUB/A/LC/19761	COLANDAVALOO Dessen	DM876 13000kg GV	Quatre Carreaux Street, Eau-Coulee	General Goods
631	NTA/PUB/A/LC/19762	LOGISTICS 2394 LTD	NYP 32000Kg GV	Camp Roches, Henrietta	General Goods
632	NTA/PUB/A/LC/19763	LOGISTICS 2394 LTD	NYP 32000Kg GV	Camp Roches, Henrietta	General Goods
633	NTA/PUB/A/LC/19764	CHANTIER DE NOTRE DAME LTEE	NYP 30000Kg GV	Morcellement Nouvelle Industrie, Notre Dame, Long Mountain	General Goods
634	NTA/PUB/A/LC/19765	CALLEEKHAN Mohammad Irfaan	EM219 3500kg GV	Rorace de L'Acaille Caro Lalo Vallee des Pretre	General Goods + Waste
635	NTA/PUB/A/LC/19766	RAMNARAIN Priscilla (born DOURGAH)	NYP 3330kg GV	Misille Grant Lane, Hollywood No1 Vacoas	General Goods
636	NTA/PUB/A/LC/19767	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
637	NTA/PUB/A/LC/19768	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products

${\tt NATIONAL\ TRANSPORT\ AUTHORITY}-continued$

<u>s.n</u>	<u>Licence No</u>	Name of Applicant	Weight of Vehicle	Base of Operation	Description of goods
638	NTA/PUB/A/LC/19769	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
639	NTA/PUB/A/LC/19770	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
640	NTA/PUB/A/LC/19771	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
641	NTA/PUB/A/LC/19772	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
642	NTA/PUB/A/LC/19773	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products
643	NTA/PUB/A/LC/19774	AEL DDS EQUIPMENT LTD	NYP 7800kg GV	Old Quay D Road, Taylor Smith House, Port Louis	Petroleum products

NATIONAL TRANSPORT AUTHORITY — continued

<u>APPLICATION FOR PUBLIC SERVICE VEHICLE (TAXI) LICENCES TO OPERATE FROM</u> <u>SSR INTERNATIONAL AIRPORT - APRIL 2019 (on transfer)</u>

SN NAME

- 1. SOOKHOO Vyas
- 2. LEE CHEE YING Dev Anand
- 3. BALLGOBIN Barat
- 4. EARALLY Mohamad Abdoola
- 5. GOWIN Preetam
- JEETOO Sada Anand
- 7. PEEROO Ahmad Salim
- 8. JAMIATH Ahad
- 9. FUZOOLLA Imran
- 10. FUZOOLLA Hassam
- 11. Heirs Alladeen Magbool Goolam rep by Bibi Rosida Alladeen & 2 Heirs
- 12. Succ Vishnudev Ramdonee Rep by Satee Ramdonee
- 13. JAFFERBEG Mamade Riaz Alam
- 14. ROSEAWON Sooress
- 15. KURRIMBACCUS Imran
- 16. BABOOLALL Parmanand
- 17. Succ Heirs Sewray Mewa Rep by Bharatee Mewa
- 18. RAMDONEE Seewoosagar
- 19. RAMDONEE Dhun
- 20. GOKOOL Rajbanch
- 21. SOOCHIT Ramdial
- 22. VENCATAGADOO Serley
- 23. BRUNET Juno Dorice
- 24. GOVINDRAMEN Seeneevassen
- 25. NUNKOO Doorvanand
- 26. BUANTOA Hemraj Lall
- 27. RAMDONEE Surat
- 28. RAMESSUR Mukesh
- 29. RAMESSUR Sachin
- 30. RAMSURRUN Beenesreesingh
- 31. LOOLCHAND Narvesh
- 32. THAKOOREE Jeetendra
- 33. PARMESSUR Mohamad Bilall

NATIONAL TRANSPORT AUTHORITY — continued

APPLICATION FOR PUBLIC SERVICE VEHICLE (TAXI) LICENCES TO OPERATE FROM CLOSEL (PHOENIX) - MAY 2019

SN NAME

- 1. DILKHOLAUST Mohammad Aslam
- 2. LALLMAHOMED Beebee Faeza (Born Jamally)
- 3. RUMJAN Anwar Khalil
- 4. SAIRALLY Naurzia (Born Beedasy)
- 5. SOOBRATTY Mohammad Ameeroodeen

<u>APPLICATION FOR TRANSFER OF PUBLIC SERVICE VEHICLE</u> (CONTRACT BUS) LICENCE

<u>s.n</u>	REF NO	NAME OF APPLICANT	VEHICLE NUMBER		
45	28041/E	From: (Late) Simla NAIKOO		From: No.1, Vetivert Street, Roches Brunes, Beau Bassin	
		To: Ruma NAIKOO		,	

To: Route St Joseph, Terre Rouge

APPLICATION FOR TRANSFER OF ROAD SERVICE LICENCE

<u>S.N</u>	REF NO	NAME OF APPLICANT	<u>ITINERARY</u>
16	NTA 20/63/5920	From: Ajay Kumar KOMKOON	In respect of 61-seater bus AK960 operating along routes 25, 106+Ext, 109, 111, 112, 236, 232, 176, 221
		To: A.K KOMKOON Co Ltd	
17	NTA 20/63/4701	From: Touring Car Ltd	In respect of 53-seater bus 1884AP07 operating along route 114A & 114

Any person legally entitled to do so may set out his/her objection/s or other representation/s together with his/her 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.

To: Hemchand Aubeeluck & Son Ltd

MSI Building Les Cassis Port Louis 13 August 2019 General Notice No. 1460 of 2019

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:

00057/2019

APPLICANT:

John Bean Technologies S.p.A.

Via Mantova, 63/A 43100 Parma PR ITALY Bolton Alimentari S.p.A. Via L. Elnaudi 18/22 22072 Cennenate CO ITALY

Trademark Agent:

Miss Mary Anne Philips

Attorney-at-Law

Suite 310, St James Court

St Denis Street Port Louis

Filing Date:

8th June 2010

Priority Data:

European Patent Office - 12th June 2009

Date of Grant:

8th June 2010

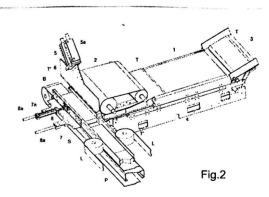
Title of Invention:

Feeder for Machine for Canning Tuna and the Like and

Relevant Operating Cycle

Abstract:

A feeder for a machine for canning tuna and similar food products includes a feeding device with conveyor belts (1, 2), said feeding device being suitable to feed tuna loins (T) towards the conveyor belt (B) of the canning machine and to shape the loins (T) into loins (T') having a preset thickness, an outlet mouth (6) located at the end of the belts (1, 2) and through which the loins (T') having a preset thickness are fed, a knife (5) adjacent to the mouth (6) and suitable to separate the portion of loin (T') projecting through the latter so as to obtain a tuna pat having preset thickness and width, a mobile wall (7) located opposite the outlet mouth (6) and having a width at least equal thereto, the distance from the mouth (6) to the mobile wall (7) corresponding to the maximum width of the tuna pat to be formed, as well as a mobile shovel (8) suitable to move the newly-formed tuna pat perpendicularly in the direction of motion of the conveyor belt (B) of the canning machine, until it reaches a preset distance from the last previously-formed tuna pat (P) arranged on the conveyor belt (B). Such a feeder allows the canning machine to obtain tuna cakes with premium quality appearance and constant weight, thanks to the fact that the tuna is not damaged by rough manual treatments and is fed in a continuous way with substantially constant characteristics.



International Patent Classification:

A22C 25/08, A22C 25/18

Legal Notices and Advertisements

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Umar Mohammad Soleman Ibne Abdool Azize SOLIM and Bibi Nushreen BAUBOOA, of 6, Edgar Janson Street, Beau-Bassin have applied to the Honourable Attorney General for leave to change the names of their minor daughter Saba Nesha into those of Saba Nesha Bint Umar Soleman SOLIM so that in the future she shall bear the names and surname of Saba Nesha Bint Umar Soleman SOLIM.

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

Dated 01 August 2019.

Mr Umar Mohammad Soleman Ibne Abdool Azize SOLIM and Bibi Nushreen BAUBOOA (Rec. No. 18/144423)

Applicants

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Ms Mokshada Devi RENGHA of 7, Pagoda Street, Camp Caval, Curepipe has applied to the Honourable Attorney General for leave to change her names Mokshada Devi into those of Yashna Mokshada Devi so that in the future she shall bear the names and surname of Yashna Mokshada Devi RENGHA.

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

Dated 01 August 2019.

Ms Mokshada Devi RENGHA

Applicant

(Rec. No. 18/144418)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Noharduth GOPEE of 28, Dr Reid Street, Beau Bassin has

applied to the Honourable Attorney General for leave to change his name **Noharduth** into those of **Noharduth Krish** so that in the future he shall bear the names and surname of **Noharduth Krish GOPEE**.

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

Dated 01 August 2019.

Mr Noharduth GOPEE Applicant

(Rec. No. 18/144422)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mr Iswarlal RAMGUTTEE** of 36, Morcellement Bradshaw, Rue Rochecouste, Forest Side, has applied to the Honourable Attorney General for leave to change his name **Iswarlal** into that of **Iswarlal** so that in the future he shall bear the name and surname of **Iswarlall RAMGUTTEE**.

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

Date: 30 July 2019

Iswarlal Ramguttee

Applicant

(Rec. No. 18/144392)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mr Beemal Roy BHUGON** of Echo Road, Brisée Verdière has applied to the Honourable Attorney General for leave to change his surname **BHUGON** into that of **BHUGUN** so that in the future he shall bear the name and surname of **Beemal Roy BHUGUN**.

Objections, if any, should be filed in the registry of the office of the Attorney General within a period

of 28 days as from the last date of publication of the said notice in the *Gazette*.

Date: 30 July 2019

Bhugon Beemal Roy Applicant

(Rec. No. 18/144396)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Vakil Avinaash PRAYAG and Mrs Reshmee PRAYAG (born SEETAMONEE) of Odette Ernest Avenue, Quatre Bornes, have applied to the Honourable Attorney General for leave to change the names of their minor son Aditya Reyaan Vakil into those of Aditya Ranbir Tej Vakil so that in the future he shall bear the names and surname of Aditya Ranbir Tej Vakil PRAYAG.

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 date of last publication of the said notice in the *Gazette*.

Dated this 1st August 2019.

Mr Vakil Avinaash PRAYAG and Mrs Reshmee PRAYAG Applicants

(Rec. No. 18/144420)

Second Publication

CHANGE OF NAME

Notice is hereby given that Ms Joelle Natacha OOSMAN of 14, Moreau Road, Vacoas, has applied to the Honourable Attorney General for leave to change her names Joelle Natacha into those of Natacha Joelle so that in the future she shall bear the names and surname of Natacha Joelle OOSMAN.

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 date of last publication of the said notice in the *Gazette*.

Dated this 2nd August 2019.

Ms Joelle Natacha OOSMAN Applicant Second Publication

CHANGE OF NAME

Notice is hereby given that Mr & Mrs Kailash BABAJEE of Avenue Kalimaye, Palma Road, Quatre Bornes has applied to the Honourable Attorney General for leave to change the name of their minor son Chavysh into those of Chavysh Aïden so that in the future he shall bear the names and surname of Chavysh Aïden BABAJEE.

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

Date: 05 August 2019

BABAJEE Kailash Applicant

(Rec. No. 18/144452)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mr Sharfud-Deen BUNDHEEA of 37A, Robinson Road, Curepipe has applied to the Honourable Attorney General for leave to change his name Sharfud-Deen into those of Muhammad Sharfud-Deen so that in the future he shall bear the names and surname of Muhammad Sharfud-Deen BUNDHEEA.

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

Date: 06 August 2019

Bundheea Sharfud-Deen *Applicant*

(Rec. No. 18/144466)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mr Ghomduth MURACHPERSAD of Lot 55, VRS II Chebel, Beau Bassin, has applied to the Honourable Attorney General for leave to change his name Ghomduth into those of Roshan Ghomduth so that in the future he shall bear the names and surname of Roshan Ghomduth MURACHPERSAD.

(Rec. No. 18/144437)

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 date of last publication of the said notice in the *Gazette*.

Dated this 7th August 2019.

Mr Ghomduth MURACHPERSAD

Applicant

(Rec. No. 18/144478)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mr Ougrasen BHURTUN of Dosieah Road, Les Mariannes, has applied to the Honourable Attorney General for leave to change his name Ougrasen into that of Ougrassen so that in the future he shall bear the name and surname of Ougrassen BHURTUN.

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

Dated this 6th August 2019.

Mr Ougrasen BHURTUN

Applicant

(Rec. No. 18/144462)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mrs Chandrawtee BOYRUN (born BAGEERUTHY) of No. 31 Morcellement Bussawon, Bois Pignolet, Terre Rouge, have applied to the Honourable Attorney General for leave to change her name Chandrawtee into that of Shabinaaz so that in the future she shall bear the name and surname of Shabinaaz BAGEERUTHY.

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

Dated this 8th August 2019.

Mrs Chandrawtee BOYRUN

Applicant

Second Publication

CHANGE OF NAME

Notice is hereby given that Ms Leenawantee SEECHURN (born KISTNA) of Rue La Chaux, Mahebourg, has applied to the Honourable Attorney General for leave to change her name Leenawantee into that of Saniya so that in the future she shall bear the name and surname of Saniya KISTNA.

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

Dated: 16th March 2017.

Ms Leenawantee SEECHURN

Applicant

(Rec. No. 18/144491)

First Publication

CHANGE OF NAME

Notice is hereby given that **Mr Mellvin Klein ADAKEN** of Seechurn Lane, Candos, Quatre Bornes, electing his legal domicile in the office of Me. Jeeshna Radhakissoon, Attorney at Law, of Dentons Mauritius LLP, 3rd Floor, Jamalacs Building, Vieux Conseil Street, Port Louis, has applied to the Honourable Attorney-General, for leave to change his names **Mellvin Klein** into that of **Melvyn Klein** so that in the future he shall bear the names and surname of **Melvyn Klein ADAKEN**.

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 date of last publication of the said notice in the *Gazette*.

Under all legal reservation.

Dated at Port Louis, this 13th August, 2019.

Jeeshna RADHAKISSOON
of Dentons Mauritius LLP,
3rd Floor,
Les Jamalacs Building,
Vieux Conseil Street,
Port Louis
Attorney for the Petitioner

(Rec. No. 18/144567)

(Rec. No. 18/144484)

First Publication

CHANGE OF NAME

Notice is hereby given that **Mr Murvinsing JOOTUN** of Jugnoo Lane, Paillotte, Quatre Bornes, has applied to the Honourable Attorney General for leave to change his name **Murvinsing** into that of **Murvin** so that in the future he shall bear the name and surname of **Murvin JOOTUN**.

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 date of last publication of the said notice in the *Gazette*.

Dated this 9th August 2019.

Mr Murvinsing JOOTUN

Applicant

(Rec. No. 18/144515)

First Publication

CHANGE OF NAME

Notice is hereby given that Ms Sunanda Devi POONYTH of Royal Road, Bon Accueil, has applied to the Honourable Attorney General for leave to change her names Sunanda Devi into that of Ayur so that in the future she shall bear the name and surname of Ayur POONYTH.

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 date of last publication of the said notice in the *Gazette*.

Dated this 15th July 2019.

Ms Sunanda Devi POONYTH

Applicant

(Rec. No. 18/144511)

First Publication

CHANGE OF NAME

Notice is hereby given that **Mr Dikshay RAMJEE** of 153 Engrais Martial, Curepipe Road, has applied to the Honourable Attorney General for leave to change his name **Dikshay** into that of **Sarvin** so that in the future he shall bear the name and surname of **Sarvin RAMJEE**.

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 date of last publication of the said notice in the *Gazette*.

Dated this 9th August 2019.

Mr Dikshay RAMJEE

Applicant

(Rec. No. 18/144509)

First Publication

CHANGE OF NAME

Notice is hereby given that Mr Patrick BISNAUTSING of 117, Morcellement Verger Les Bains, Pointe aux Sables, has applied to the Honourable Attorney General for leave to change his surname BISNAUTSING into that of BISNAUX so that in the future he shall bear the name and surname of Patrick BISNAUX.

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 date of last publication of the said notice in the *Gazette*.

Dated this 9th August 2019.

Mr Patrick BISNAUTSING
Applicant

(Rec. No. 18/144501)

First Publication

CHANGE OF NAME

Notice is hereby given that Mr Saheed Nawab SOOBHANY of La Preneuse, Domaine Mont-Calme, Rivière Noire has applied to the Honourable Attorney General for leave to change his surname SOOBHANY into that of LEE-YEON so that in the future he shall bear the names and surname of Saheed Nawab LEE-YEON.

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 date of last publication of the said notice in the *Gazette*.

Dated this 12th August 2019.

Mr Saheed Nawab SOOBHANY
Applicant

(Rec. No. 18/144541)

First Publication

CHANGE OF NAME

Notice is hereby given that Mr Ansaar Hussein Ally RUJUB and Mrs Bibi Zaynab RUJUB (born LALLA-SAIB) of 8, Karikal Street, Plaine Verte, Port Louis, have applied to the Honourable Attorney General for leave to change the names of their minor daughter Sidrah Jahan Ansa into those of Sidrah Zahra Bibi so that in the future she shall bear the names and surname of Sidrah Zahra Bibi RUJUB.

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

Date: 12/08/19

Mr & Mrs Ansaar Hussein Ally RUJUB

Applicants

(Rec. No. 18/144520)

First Publication

CHANGE OF NAME

Notice is hereby given that Abhishek NUNKOO of Mongelard Road, Rose Belle, has applied to the Honourable Attorney General for leave to change the name Abhishek into those of Kiara Divya so that in the future the said Applicant shall bear the names and surname of Kiara Divya NUNKOO.

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 date of last publication of the said notice in the *Gazette*.

Dated this 6th August 2019.

Abhishek NUNKOO

Applicant

(Rec. No. 18/144561)

First Publication

CHANGE OF NAME

Notice is hereby given that Ms Bibi Sabeer GOBURDHUN of R. S. Baboollal Lane, Moka, has applied to the Honourable Attorney General for leave to change her names Bibi Sabeer into

those of Bibi Nazia Saheer so that in the future she shall bear the names and surname of Bibi Nazia Saheer GOBURDHUN.

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 date of last publication of the said notice in the *Gazette*.

Dated this 6th August 2019.

Ms Bibi Sabeer GOBURDHUN Applicant

(Rec. No. 18/144560)

Second & Last Publication

SALE BY LEVY

Notice is hereby given that on Thursday the 10/10/2019 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 MauBank Ltd, against Mr. Arveen RAMPHUL of:- Une portion de terrain de la contenance de treize mille cinq cent quarante sept mètres carrés (13,547m²), située au quartier de la Rivière Noire, lieudit Chamarel (La Montagne) et bornée, ainsi qu'il est dit au titre du propriété enregistré et transcrit au Vol: 7043/18, ci-après relaté d'après un rapport d'arpentage avec plan figuratif y joint dressé par Monsieur Ahmad A. KHADAROO, arpenteur juré, le vingt quatre janvier de l'an deux mille huit (24/01/2008) enregistré au REG: LS 63/538, comme suit:- D'un côté, partie par la Route Publique de Chamarel et partie par la Poste de Chamarel, sur une ligne brisée en trois parties mesurant treize mètres cinq centimetres (13.05m), quarante huit mètres trente cinq centimètres (48.35m), et vingt trois mètres soixante dix centimètres (23.70m) respectivement; Du second côté, partie par Dispensary Road, partie par divers propriétaires, partie par un chemin de sortie de trois mètres soixante six centimètres (3.66m) de large et partie par Monsieur Louis Marcel Laridain, sur une ligne brisée en dix parties mesurant quinze mètres vingt cinq centimètres (15.25m), cent quinze mètres soixante centimètres (115.60m), onze mètres trente centimètres (11.30m), une courbe rayon de trois mètres soixante six centimètres (3.66m), vingt mètres quarante cinq centimètres (20.45m), dix

mètres quinze centimètres (10.15m), trente quatre mètres (34.00m), quarante sept mètres cinquante cinq centimètres (47.55m), et dix sept mètres (17.00m) respectivement; Du troisième côté, par divers propriétaires, sur quatre vingt quatre mètres soixante treize centimètres (84.73m); Du quatrième côté, par un chemin d'exploitation, sur deux cent deux mètres cinquante centimètres (202.50m). Ensemble tout ce qui peut en dépendre ou faire partie sans aucune exception ni réserve, belonging to Mr. Arveen Ramphul as evidenced by deed duly registered and transcribed on 28/07/2008 in TV 7082/1 and inscribed in IV. 2656/80, and bearing PIN No. 1904020330. BUILDING AND/OR PLANTATION. The portion of land is bareland.

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

Dated at Port Louis, this 31/07/2019.

Me. Preetam CHUTTOO of 9th Floor, Astor Court, Block B, George Guibert Street, Port Louis Attorney in charge of the sale

(Rec. No. 18/144448)

SALE BY LEVY

Notice is hereby given that on Thursday the 28th day of November, 2019 at 1.30 hrs shall take place before the Master's Bar situate at the Supreme Court Building, Jules Koenig Street, Port Louis, the Sale by Levy of viz: Designation:-Une portion de terrain, étant tout ce qui reste (après distraction d'une portion de terrain de la contenance 211.50m², vendue par le dit Monsieur Deolall Sookun à son fils Monsieur Siam Sookun, d'une portion de terrain de la contenance originaire de douze perches et demie, située au quartier de Plaines Wilhems, lieu dit la Louise, Quatre Bornes et bornée comme suit:- Au Nord Est, par Bagmateea Hulkoree et Hurrypersad Hulkoree, sur 131 ½ Pieds; Au Sud Est, par la Route Publique de Bassin, sur 39 pieds; Au Sud Ouest, par Gopaul Ranglall, sur 124 pieds; Et au Nord Ouest, par Ramkissoon Gopee, sur 39 pieds:-Au partage en nature ci-après relaté il a été fait

observer qu'il existe le long du balisage Sud-ouest, un chemin de trois pieds de large qui sert de sortie à la portion de Ramkissoon Gopee. Le solde du dit terrain a été trouvée être d'une contenance de 307.50m², étant le Lot No. 2, et bornée, comme suit: Du premier côté, partie par le Lot No. 1 et partie par un chemin projeté de 3.05m de large sur une longueur de 13.00m; Du second côté, par Renglall Gopal ou ayants droit, un chemin existant non ouvert de 0.97m de large entre, sur une longueur mesurant 25.56m; Du troisième côté, par Ramkisson Gopee, sur une longueur mesurant 13.64m; Et du quatrième et dernier côté, par Vijaye Kumar Ramdyal, sur une longueur de 21.46m. Observation est ici faite que l'accès pour le lot No. 2 se fera au moyen d'un chemin projeté de 3.05m de large longeant le balisage de Monsieur Vijaye Kumar Ramdyal pour aboutir à Jawaharlall Nehru Street. Together with building existing thereon and all that may depend or form part thereof without any exception or reservation whatsoever and the whole morefully described in deed transcribed in Volume 4425/36 and Pin No.1723200152 and in the Memorandum of Charges filed in the above matter. The said sale is prosecuted at the request of the DEVELOPMENT BANK OF MAURITIUS LTD against Mr Rossun SOOKUN, Mrs Babita SOOKUN (born RAMDEEN) and Miss Ramrawtee SOOKUN, all of them residing at Bassin Road, Quatre Bornes. 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 12th day of August, 2019.

R. BUCKTOWONSING SA of Legis Consult Law Chambers, Level 2, Hennessy Court, Cr. Pope Hennessy and Suffren Streets, Port Louis.

(Rec. No. 18/144555)

Attorney in charge of the Sale

SALE BY LEVY

Notice is hereby given that on Thursday the 05th day of September, 2019 at 1.30 hrs shall

take place before the Master's Bar, situate at the Supreme Court Building, Jules Koenig Street, Port Louis, the Sale by Levy of viz:- Designation No.1: Une portion de terrain de la contenance de 100 ½ Toises ou 381.78 m² d'après 'The International System of Units (SI) Act 1984' et non quatre cent et huit dixièmes comme mentionné par erreur au titre ci-après relaté et transcrit au Vol. 2446 No.57 étant le lot No.250 du Plan Général de Morcellement, située au quartier de la Rivière Noire lieu dit Belle Vue et bornée d'après titre comme suit: Du premier côté par un chemin commun de seize pieds de large sur cinquante pieds. Du deuxième côté, par le lot 251 sur soixante quinze pieds. Du troisième côté, par le lot 252 sur cinquante pieds. Et du dernier côté par les lots 248 et 249 sur cent pieds. La mesure employée est le pied français. Together with all that may depend or form part thereof without any exception or reservation whatsoever and the whole morefully described in deed transcribed in Volume TV 3494/19 and PIN No.1910130284. Designation No. 2: Une portion de terrain de la contenance de 97 ½ Toises ou 370.40 m² étant le lot No.487 du Plan Général de Morcellement, située au quartier de la Rivière Noire lieu dit Belle Vue et bornée d'après titre transcrit au Vol. 2162/52 comme suit: du premier côté par un chemin commun et mitoyen de seize pieds de large sur cinquante pieds. Du second côté, par le lot No.489 sur quatre vingt pieds. Du troisième côté, par le lot No.488 sur cinquante pieds et du quatrième côté, par le lot No.485 sur quatre vingt pieds. La mesure employée est le pied français. Together with all that may depend or form part thereof without any exception or reservation whatsoever and the whole morefully described in deed transcribed in Volume TV 3506/66 and PIN No.1910130358. The said sale is prosecuted at the request of the DEVELOPMENT BANK OF MAURITIUS LTD against Societe **Bergio** having its legal seat at 33, Brown Sequard, Quatre Bornes represented by its Gerant Mr Sylvio Joseph Sundanum of 8th Floor, Golivia Court, Quatre Bornes. 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 12th day of August 2019.

R. BUCKTOWONSING SA of Legis Consult Law Chambers, Level 2, Hennessy Court, Cr. Pope Hennessy and Suffren Streets, Port Louis.

Attorney in charge of the Sale

(Rec. No. 18/144556)

SALE BY LEVY

Notice is hereby given that on Thursday the 28th day of November 2019 at 1:30 p.m. shall take place before the Master's Bar of the Supreme Court of Mauritius situate at Jules Koenig Street, Port Louis, the Sale by Levy prosecuted at the request of SBM Bank (Mauritius) Ltd (formerly known as STATE BANK OF MAURITIUS LTD), represented by its General Manager, of State Bank Tower, 1 Queen Elizabeth II Avenue, Port Louis, against (i) Mr. Roopnarain MUHUN, and (ii) Mrs. Roopnarain MUHUN, born Madhvi CUSTNACK, the lawful wife of Mr. Roopnarain MUHUN, both residing at Middle Road, Plaine des Papayes, of the immovable property:

Une portion de terrain de la contenance de 440.80m² (quatre cent quarante décimal quatre vingt mètres carrés), située au quartier des Pamplemousses lieu dit Bois Rouge et bornée d'après un rapport d'arpentage avec plan figuratif y joint dressé par Monsieur Mooslim Chamroo, arpenteur juré, en date du 13/03/2000, enregistré au Reg. LS38 No. 2033 et comprise dans les abornements suivants:- Du premier côté, par "Middle Road (B17)", sur 12m26 (douze mètres vingt six centimètres), Du deuxième côté, par un chemin commun et mitoyen de 1m95 (un mètre quatre vingt quinze centimètres) de large, sur 35m20 (trente cinq mètres vingt centimètres), Du troisième côté, par Jadoolall SANAUTH, sur 12m80 (douze mètres quatre vingt centimètres), Du quatrième et dernier côté, par Seecharan RAMNAUTH, sur 35m20 (trente cinq mètres vingt centimètres).

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

The whole morefully explained in an authentic deed drawn up by Me. Ahmad Ibrahim GOPEE, Notary, dated 01/12/2000, duly registered and transcribed on 18/12/2000 in Vol. TV4538/31.

The above property bears PIN 1212100227.

There exists on the above-described property a storey concrete building under slab provided with water and electricity supplies.

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

Under all legal reservations.

Dated at Port Louis, this 13/08/2019.

Sivakumaren MARDEMOOTOO Dentons (Mauritius) LLP, Les Jamalacs Building, Vieux Conseil Street (opp. Port Louis Theatre), Port Louis. Attorney in charge of the sale

(Rec. No. 18/144566)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

MML INTERNATIONAL LTD

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions of the shareholders, dated 1st of July 2019 and that my office is situated at Edith Cavell Street, Port-Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 15th day of July 2019.

Mr. Ashraf Ramtoola Liquidator

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

OS INDIA HOSTING

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions dated 5th of July 2019 and that my office is situated at Edith Cavell Street, Port Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 12th day of July 2019.

Mr. Ashraf Ramtoola Liquidator

(Rec. No. 18/144522)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009 BLUE MOUNTAIN CONTRACTING SERVICES CO LTD

(In Liquidation)

Notice is hereby given that following a special resolution passed on July 30, 2019 I, Mr. Raj. D. Gangoosirdar, C/o Recovery and Insolvency Practice Ltd, 20 Meldrum Street, Curepipe, have been appointed Liquidator of Blue Mountain Contracting Services Co Ltd.

The date of commencement of the liquidation is July 30, 2019.

> Mr. Raj. D. Gangoosirdar The Liquidator

(Rec. No. 18/144538)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

Mobile Messaging Solutions Ltd

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions of the shareholders, dated 11th of December 2018 and that my office is situated at Edith Cavell Street, Port Louis.

If you require any information, please contact me on (230) 405-0210.

(Rec. No. 18/144521)

Dated this 6th day of August 2019.

Mr. Ashraf Ramtoola *Liquidator*

(Rec. No. 18/144524)

NOTICE UNDER SECTION 117 OF

THE INSOLVENCY ACT 2009 HAPPY BOAT LODGING LIMITED

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions of the shareholders, dated 29th of November 2018 and that my office is situated at Edith Cavell Street, Port Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 2nd day of August 2019.

Mr. Ashraf Ramtoola

(Rec. No. 18/144525)

Liquidator

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

UMEME HOLDINGS LIMITED

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions of the sole shareholder, dated 5th of December 2018 and that my office is situated at Edith Cavell Street, Port Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 2nd day of August 2019.

Mr. Ashraf Ramtoola

(Rec. No. 18/144527)

Liquidator

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

ACTIS EDEN LIMITED

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the

abovenamed company vide the written resolutions of the shareholders, dated 29th of November 2018 and that my office is situated at Edith Cavell Street, Port-Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 2nd day of August 2019.

Mr. Ashraf Ramtoola Liquidator

(Rec. No. 18/144526)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

ACTIS MOROCCO HOLDINGS LIMITED

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the abovenamed company vide the written resolutions of the shareholders, dated 29th of November 2018 and that my office is situated at Edith Cavell Street, Port-Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 2nd day of August 2019.

Mr. Ashraf Ramtoola Liquidator

(Rec. No. 18/144528)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

PRIVILEGE FLOWERS TRADING CO LTD

(In Liquidation)

I, Mr. Ashraf Ramtoola hereby notify that I have been duly appointed as Liquidator of the above-named company vide the written resolutions of the shareholders, dated 26th of June 2019 and that my office is situated at Edith Cavell Street, Port-Louis.

If you require any information, please contact me on (230) 405-0210.

Dated this 5th day of July 2019.

Mr. Ashraf Ramtoola Liquidator

(Rec. No. 18/144523)

NOTICE UNDER SECTION 137 OF THE INSOLVENCY ACT 2009

LEEDON LIMITED

In Liquidation

Notice is hereby given that in a written resolution of the shareholders of the above Company passed on 24 July 2019, the Company has been put into liquidation and Mr. Neeshal Jingree has been appointed as liquidator.

Dated this 9th day of August 2019.

By order of Board

(Rec. No. 18/144571)

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

Skytop Global Marketing

(In Voluntary Winding Up)

Notice is hereby given that 28 June 2019 a special resolution was passed, whereby Skytop Global Marketing would be wound up under Section 137(1)(b) of the Insolvency Act 2009 and that Mr. Gowtamsingh Dabee FCCA ADIT Insolvency Practitioner of GD Riches Chartered Certified Accountants, 5th Floor, Green Cross Building, Belle Rose Quatre Bornes, Mauritius be appointed as liquidator of Skytop Global Marketing.

This 24th day of July 2019.

Ocorian (Mauritius) Limited Company Secretary

(Rec. No. 18/144548)

NOTICE UNDER SECTION 157 OF THE INSOLVENCY ACT 2009

NOTICE OF APPOINTMENT OF LIQUIDATOR

ROYAL PARK RESORTS LTD

(In Liquidation)

SOCIETE DU VERSANT LTD

(In Liquidation)

CANNELLE PROPERTIES LTD

(In Liquidation)

Notice is hereby given that I, Paul Gerald Lincoln, of Ernst & Young Ltd, Level 9, Tower 1, NeXTeracom, Cybercity, Ebène, have

been appointed as Liquidator of the above-named Companies at the watershed meeting held on 08 August 2019.

14 August 2019.

Paul Gerald Lincoln

Liquidator

Royal Park Resorts Ltd

(In Liquidation)

Societe Du Versant Ltd

(In Liquidation)

Cannelle Properties Ltd

(In Liquidation)

C/o Ernst & Young Ltd

Level 9, Tower 1 NeXTeracom

Cybercity, Ebène

Contact number: 403 4777

(Rec. No. 18/144568)

IN THE SUPREME COURT OF MAURITIUS

(BANKRUPTCY DIVISION)

In the matter of:

The Insolvency Act

And

And in the matter of:

Aquatis Ltd having its Registered Office Royal Road, Lower Vale, Plaine des Papayes.

And

Bagaprop Ltd electing its legal domicile in the office of Me. Gérard Huet de Froberville of 19, Church Street, Port-Louis (hereinafter referred to as "the Petitioner")

Notice is hereby given that a Petition for the Compulsory Winding Up (hereinafter referred to as "the Petition") of the above named Company was on **Tuesday the 6th August 2019**, lodged by **Bagaprop Ltd** by electronic filing under the Court (Electronic Filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00619/2019 and the returnable date is the 21st August 2019. 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 of Mauritius, Jules Koenig Street, Port-Louis. A copy of the Petition will be furnished to any crediter 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.

Dated at Port-Louis, this 6th day of August, 2019.

Gérard H. de Froberville 19, Church Street, Port-Louis Attorney for Bagaprop Ltd

(Rec. No. 18/144579)

IN THE SUPREME COURT OF MAURITIUS

(BANKRUPTCY DIVISION)

In the matter of:

The Insolvency Act

And in the matter of:

FREIGHT AND TRANSIT COMPANY LTD

electing its legal domicile in the office of the undersigned Attorney at Law.

Petitioner

V

STANDARD SAFE ALUMINIUM LTD

represented by its Director, Mr. R S Bernard FLEUR D'EPINE at its place of business at 66A Gladstone Street, Rose Hill.

Respondent

Freight And Transit Company Ltd electing its legal domicile in the office of Me. Gérard Huet de Froberville of 19, Church Street, Port-Louis (hereinafter referred to as "the Petitioner")

Notice is hereby given that a Petition for the Compulsory Winding Up (hereinafter referred to as "the Petition") of the Respondent was on Wednesday 7th August 2019, lodged by Freight And Transit Company Ltd by electronic filing under the Court (Electronic Filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00625/2019 and the returnable date is the 22nd August 2019. Any creditor or

contributory of the Respondent 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 of Mauritius, Jules Koenig Street, Port-Louis. A copy of the Petition will be furnished to any creditor or contributory of the Respondent requiring the same by the undersigned Attorney on payment of the required charge for the same, or may be obtained on the electronic filing system.

Dated at Port-Louis, this 7th day of August, 2019.

Gerard H.de Froberville ENSafrica (Mauritius) 19, Church Street, Port Louis Attorney for the Petitioner

(Rec. No. 18/144579)

NOTICE UNDER SECTION 9(1)(b) OF THE CADASTRAL SURVEY ACT 2011

Notice is hereby given that I, Mr Gangess Puran NAIDOO, Professional Land Surveyor shall at the request of **Mr Hansraj DHONDOO** to survey a portion of land of the extent of 277.2m² situate in the district of Savanne place called Chamouny belonging to him as per Volume TV 6320 No. 49A.

The said survey will start on Tuesday 27th day of August 2019 at 10hrs30 in the morning and will continue on the following days if need be.

The owners of the adjoining properties are requested to be present at the said survey on the aforesaid day and hour and bring along with them all their title deeds, plans and whatever like documents concerning their properties so as to enable me to establish correctly the limits separating the aforesaid portion of land adjoining properties.

Under all legal reservations.

Dated at Port Louis this 2nd day of August 2019.

Gangess Puran NAIDOO Professional Land Surveyor

(Rec. No. 18/144518)

IN THE INTERMEDIATE COURT OF MAURITIUS

NOTICE OF SALE

On Friday the 30th day of August 2019 at 10.30 a.m. at Albion bus terminal, I, the undersigned, Mr C. Muddoo, Court Usher of the Intermediate Court of Mauritius, will sell by Auction, to the highest bidder and for cash, the following articles, seized at the request of **J Kalachand & Co Ltd**, upon **Rudy Pascal Eric Pellegrin** previously was residing at Olive Poppy Avenue, present address is corner Cote D'Emraude & Avenue Bounty, Albion. In virtue and in execution of a warrant to levy out of the Intermediate Court of Mauritius, dated 12th December 2016 pursuant to a Judgement of the said Court delivered on the 21st of March 2016.

- 1: One wooden table + 5 wooden chairs.
- 2: One complete sofa set "L" shape cornered with grey colour.
- 3: One oven make Bel Air.

The above articles can be seen prior to the sale. Dated this 12th day of June 2019.

Mr C. Muddoo Court Usher in charge of sale.

(Rec. No. 18/144540)

NOTICE OF APPLICATION FOR GROUND WATER LICENCE

Notice is hereby given that We, ABC MOTORS COMPANY LIMITED, have applied to the Central Water Authority for a groundwater licence to use groundwater from BH No 1321 at Phoenix Trunk Road, Phoenix for Non-Domestic purposes.

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

Particular and plans may be inspected at:

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

Date: 14 August 2019

ABC MOTORS COMPANY LIMITED

(Rec. No. 18/144572) *Applicant*

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

Notice is hereby given that **The Africa India Business & Economic Foundation**, having its Registered Office at Suite 201, 1 Cybercity, Ebène is being voluntarily woundup.

Dated this 9th day of August 2019.

TRUSTLINK INTERNATIONAL LIMITED Secretary

(Rec. No. 18/144564)

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

Notice is hereby given that the Company "BVS CONSULTANTS LTD" having by special resolution changed its name, is now incorporated under the name of "FINSPECT CORPORATE SERVICES LTD", as evidenced by a certificate given under the seal of office of the Registrar of Companies dated 31st July 2019.

(Rec. No. 18/144580)

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

Notice is hereby given that the Private Company "DPD LASER (MAURITIUS) LTD" has, by Special Resolution passed on 1st August 2019 as evidenced by the certificate given under the hand and seal of the Registrar of Companies dated 9th August 2019, changed its name into "Chronopost (Mauritius) Ltd".

16th August 2019

IBL Management Ltd Secretary

(Rec. No. 18/144563)

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

Notice is hereby given that the private company JOYN LEGAL (Mauritius) Ltd has by way of a special resolution of the sole shareholder, changed its name to Lallemand Legros & Joyn (Mauritius) Ltd as evidenced by a certificate

issued under the hand and seal of the Registrar of Companies on the 7th day of August 2019.

Dated this 8th August 2019.

(Rec. No. 18/144503)

Sinews Global Ltd Company Secretary

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

Notice is hereby given that the Private Company "Minosucra Property Limited" has by a special resolution passed on 8 July 2019 changed its name to "Ario Property (Mauritius) Ltd" as evidenced by a certificate given under the hand and seal of the Registrar of Companies dated 31st July 2019.

Dated this 5th August 2019.

EXECUTIVE SERVICES LIMITED Per Didier ANGSEESING

Secretary

(Rec. No. 18/144505)

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

Notice is hereby given that **Island Crypto Company Ltd** has by a special resolution passed on 11 June 2019 changed its name into **Island Software Services Ltd** as evidenced by the certificate issued by the Registrar of Companies on 22 July 2019.

Dated this 25 July 2019.

SAB&T International Financial Consulting Ltd Company Secretary

(Rec. No. 18/144512)

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

Notice is hereby given that "Ausinvest Ltd", a Global Business Company holding the FSC licence bearing number C118023277 and having its registered address at c/o Toukan Corporate Services Limited, 5th Floor, The Core, 62 Ebène Cybercity, 72201, Mauritius, has by way of a Special Resolution passed on 30th July 2019, changed its name to "Horse forex" as evidenced by

a certificate issued by the Registrar of Companies on 5th August 2019.

Dated this 9th August 2019.

Toukan Corporate Services Limited Company Secretary

(Rec. No. 18/144542)

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

Notice is hereby given that **SHOPAND PHONE TECHNOLOGIES LTD** has by a special resolution passed on 2nd August 2019, changed its name into **PRIX JACKPOT LTD**, as evidenced by a Certificate issued by the Registrar of Companies on 7th August 2019.

This 14th August 2019.

Prix Jackpot Ltd

Director

(Rec. No. 18/144546)

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

Notice is hereby given that the private company "Corporate & Advisory Services Ltd" has, by way of a special resolution of the shareholder, changed its name to "SHEMA CORPORATE SERVICES LTD" as evidenced by a certificate issued under the hand and seal of the Registrar of Companies on 06 August 2019.

Date: 09 August 2019

JDL Gilles Athaw Director

(Rec. No. 18/144547)

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

Notice is hereby given that "SAACHEE (MAURITIUS) LTD", has by a special resolution passed on 8th August 2019 changed its name to "FOUR DECADES LTD" as evidenced by a certificate given under the hand and seal of the Registrar of Companies dated 14th August 2019.

Dated this 16th August 2019.

Director

(Rec. No. 18/144574)

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

Notice is hereby given that Cena Farms Mauritius has by a special resolution passed on 22 July 2019, changed its name into SSCG Agro-Invest Ltd., as evidenced by a Certificate issued by the Registrar of Companies on 06 August 2019.

This 08 August 2019.

Ocorian Corporate Services (Mauritius) Limited Company Secretary

(Rec. No. 18/144569)

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

Mobato Ltd

Notice is hereby given that the above Company has changed its name to "HORUS SECURITY SOLUTIONS LIMITED" as evidenced by a Certificate of Incorporation on Change of Name issued by the Registrar of Companies on the 13th August 2019.

Date: 13th August 2019

Kross Border Business Solutions Ltd

Company Secretary

(Rec. No. 18/144570)

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

Notice is hereby given that **Bordro HR Limited** has by a special resolution passed on 3rd July 2019, changed its name into **Flysafe Solutions Limited**, as evidenced by a Certificate issued by the Registrar of Companies on 8th August 2019.

This 13th August 2019.

Ocorian Corporate Services (Mauritius) Limited Registered Agent

(Rec. No. 18/144569)

NOTICE UNDER SECTION 309(1)(d) OF THE COMPANIES ACT 2001

Notice is hereby given that Unique Places Limited (the "Company"), holding a Category

one Global Business License having its registered office at c/o BTG Management Services (Mauritius) Limited, 1st Floor, Building B, Nautica Commercial Centre, Royal Road, Black River, Republic of Mauritius, is to be removed from the Register of 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 the Companies Act 2001.

Any objection to removal under Section 309(1)(d) of the Companies Act 2001 shall be delivered to the Registrar of Companies before not less than 28 days after date of notice.

Date: 13 August 2019

BTG Management Services (Mauritius) Limited Company Secretary

(Rec. No. 18/144557)

NOTICE UNDER SECTION 309(1)(d) OF THE COMPANIES ACT 2001

Notice is hereby given that **TML Group** (the "Company"), holding a Category one Global Business License having its registered office at c/o BTG Management Services (Mauritius) Limited, 1st Floor, Building B, Nautica Commercial Centre, Royal Road, Black River, Republic of Mauritius, is to be removed from the Register of 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 the Companies Act 2001.

Any objection to removal under Section 309(1)(d) of the Companies Act 2001 shall be delivered to the Registrar of Companies before not less than 28 days after date of notice.

Date: 13 August 2019

BTG Management Services (Mauritius) Limited Company Secretary

(Rec. No. 18/144557)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **Results Consortium Limited**, a Domestic Company and having its registered office at B-04 NHDC Residence Turquoise, Mare D'Albert, is on this 13th day of August 2019 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 business, has discharge 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 20 days from the date of the notice.

13th August 2019.

Director

(Rec. No. 18/144550)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that SKYBLUE CAR TRAVEL AND TOURS, a Domestic Company and having its registered office at 32, Firmin (Dr Piarroux Street) Rose Hill is on this 12th day of August 2019 applying to the Registrar of Companies to be removed from the Register of Companies under section 309(1)(d) of the Companies Act.

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

Any objection to the removal of the company under section 312 of the Companies Act 2001 is to be made in writing to the registrar of the companies by not later than 28 days from the date of the notice.

12th August 2019.

(Rec. No. 18/144519)

Director

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **LETOUR LIMITED**, a Domestic Company and having its registered office at 4 Benitier Robinson Curepipe Mauritius is on this 12th day of August 2019 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 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 notice.

12 August 2019.

Ludmilla Moutou

Director

Kherin Bundhoo

Director

(Rec. No. 18/144530)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

- 1. Notice is hereby given that the Company "SANJEEVINI INVESTMENT HOLDINGS" having its registered office at IFS Court, Bank Street, Twenty Eight, 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 9 September 2019.

Dated this 9 August 2019.

(Rec. No. 18/144529) Secretary

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that "HOLD & CO LTD" a domestic company, having its registered office at 28, Pierre Simonet St, Floreal, Mauritius is applying to the Registrar of Companies for its removal from the Register under section 309(1)(d) of the companies Act 2001.

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

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

Date: 14th August 2019

Mrs Omeshwaree Rittoo

Director

(Rec. No. 18/144531)

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

Notice is hereby given that **TIH Africa Limited** a Category 1 Global Business Licence Company, having its registered office at c/o Ocorian (Mauritius) Limited, 6th Floor, Tower A, 1 Cybercity Ebène, Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

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

That any objection to the removal under Section 312 of the Companies Act 2001 shall be made to the Registrar of Companies no later than 28 days from the date of this notice.

Dated this: 24th July 2019

Ocorian (Mauritius) Limited Company Secretary

(Rec. No. 18/144548)

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

Notice is hereby given that **IQE** (**Mauritius**) **Limited**, a domestic company having its registered office address at 1st Floor, Standard Chartered Tower, 19 Bank Street, Cybercity, Ebène 72201, Mauritius, is applying to the Registrar of Companies under Section 309(2) of the Companies Act 2001 to remove the company from the register.

Notice is also given that the company has ceased to carry on business, 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 latest 15th August 2019.

Dated this 15th July 2019.

(Rec. No. 18/144545)

Rotana CoSec Ltd Company Secretary

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

Notice is hereby given that **AHL Exports Ltd**, a domestic company having its registered office at A. G. Joonas Building, 1 Military Road, Port Louis, Mauritius 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 and therefore intends to apply to the Registrar of Companies to be removed from the Register under Section 309(1)(d) of the Companies Act 2001.

Any objection to the removal should be delivered to the Registrar of Companies not later than 28 days of the date of this notice.

Dated this 12 August 2019.

Director

(Rec. No. 18/144533)

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

Notice is hereby given that South Africa Bottle Shop Ltd, a domestic company having

its registered office at Swami Sivananda Street, Rose Hill is to be removed from the Register of Companies under Section 309(1)(d)(i) of the Companies Act 2001.

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

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

Dated this 12 August 2019.

Director

(Rec. No. 18/144534)

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

Notice is hereby given that **South Africa AI Shop Ltd**, a domestic company having its registered office at Swami Sivananda Street, Rose Hill is to be removed from the Register of Companies under Section 309(1)(d)(i) of the Companies Act 2001.

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

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

Dated this 12 August 2019.

Director

(Rec. No. 18/144535)

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

Notice is hereby given that Li Sen Voon & Co Ltd, a domestic company having its registered office at Royal Road, Baie du Tombeau, Mauritius 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 and therefore intends to apply to the Registrar of Companies to be removed from the Register under Section 309(1)(d) of the Companies Act 2001.

Any objection to the removal should be delivered to the Registrar of Companies not later than 28 days of the date of this notice.

Dated this 12 August 2019.

(Rec. No. 18/144536)

Director

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

Notice is hereby given that **E** & **B** International Ltd, a domestic company having its registered office at 52 Andreanum Street, Morcellement Montreal, Coromandel, Mauritius 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 and therefore intends to apply to the Registrar of Companies to be removed from the Register under Section 309(1)(d) of the Companies Act 2001.

Any objection to the removal should be delivered to the Registrar of Companies not later than 28 days of the date of this notice.

Dated this 12 August 2019.

Director

(Rec. No. 18/144537)

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

Notice is hereby given that **Platinium Productions Limited**, holding a Category 1 Global Business Licence - (the "Company"), and having its registered office at C/o Dale International Trust Company Limited, 3rd Floor, Tower A, 1 Cybercity, Ebène 72201, 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 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 not later than 28 days from the date of publication of this notice.

Dated this 18 July 2019.

Dale International Trust Company Limited

Company Secretary

(Rec. No. 18/144513)

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

Notice is hereby given that ALEXA PROJECT MANAGEMENT LTD, a private company limited by shares, having its registered office at 60B Black Rock2, Tamarin, 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 that 28 days from the date of this notice.

Dated this 9th August 2019.

ALEXA ANDERSON

(Rec. No. 18/144510)

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

Indigo Be (Mauritius) Ltd

(hereinafter the "Company")

Notice is hereby given:

That the Company, Indigo Be (Mauritius) Ltd, having its Registered Office at Avenue Notre Dame de la Salette C/o Fast Hub, 2^{ème} Etage, Super U Grand Baie MAURITIUS, is to be removed from the register of companies in accordance with Section 309(1)(d) of the Companies Act 2001.

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

Any objections to the removal under Section 312 of the Companies Act 2001 shall be delivered to the Registrar of Companies not later than 9th September 2019.

Dated this 8th August 2019.

Appasamy Marie Corinne Sole Director

(Rec. No. 18/144562)

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

Notice is hereby given that:

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

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

Any objection to the removal under Section 313 of the Companies Act 2001 shall be delivered to the Registrar of Companies not less than 28 days after the date of this notice at latest 09 September 2019.

Dated this 12th day of August 2019.

First Island Trust Company Ltd

Corporate Secretary

(Rec. No. 18/144573)

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

I, Mrs Madvini Reebye of Solferino No. 1, Vacoas has applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of Liquor and Alcoholic Products - Restaurant in respect of premises situated at Solferino No. 1, Vacoas.

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

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

(Rec. No. 18/144576)

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

I, Chandra Ramsamy representing succession of **Dassen** Ramsamy Maisonette Road. Rivière des Anguilles have applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of Liquor and Alcoholic Products - off in respect of premises situated at Maisonette Road, Rivière des Anguilles to Chandra Ramsamy.

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

(Rec. No. 18/144575)

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

I, Mrs Bhooneswaree Ramphul of Bharat Lane, Calodyne, 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, St François, Cap Malheureux.

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

Mrs Bhooneswaree Ramphul Applicant

(Rec. No. 18/144506)

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

Holdem Retail Ltd of Holdem Centre, The Cube, Ebène Cybercity 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 Chemin 20 Pieds, Grand Bay.

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

Holdem Retail Ltd Applicant

(Rec. No. 18/144543)

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

Holdem Retail Ltd of Holdem Centre, The Cube, Ebène Cybercity 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 32 Adolphe de Plevitz Street, Plaisance, Rose Hill.

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

(Rec. No. 18/144543)

Holdem Retail Ltd Applicant

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

Holdem Retail Ltd of Holdem Centre, The Cube, Ebène Cybercity 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, La Joliette, Petite Rivière.

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

Holdem Retail Ltd Applicant

(Rec. No. 18/144543)

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

Holdem Retail Ltd of Holdem Centre, The Cube, Ebène Cybercity 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, Muneeram Lane, Flic en Flac.

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

Holdem Retail Ltd Applicant

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

New Millennium Sivhans Ltd of Souffleur Street, Mahebourg 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 - Restaurant in respect of premises situated at Souffleur Street, Mahebourg.

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

(Rec. No. 18/144554)

New Millennium Sivhans Ltd

Applicant

(Rec. No. 18/144543)



Notice of Accounts

SBM HOLDINGS LTD

Interim Unaudited Condensed Financial Statements for the six months ended 30 June 2019

The Board of Directors of SBM Holdings Ltd wishes to inform its shareholders that the Interim Unaudited Condensed Financial Statements for the six months ended 30 June 2019 has been approved by the board on 09 August 2019.

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

By order of the Board

Mrs D Ramjug Chumun Company Secretary

09 August 2019

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

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

(Rec. No. 18/144565)



Notice of Dividend

SBM HOLDINGS LTD

At the meeting held on 09 August 2019, the Board of Directors of SBM Holdings Ltd has approved the payment of an interim dividend of 10 cents per share for the second quarter of the financial year ending 31 December 2019 to all shareholders registered at the close of business on 30 August 2019. The dividend will be paid on 20 September 2019 subject to regulatory approval.

The shares of the company will be traded cum-dividend up to the market day of 27 August 2019 and ex-dividend as from 28 August 2019.

By order of the Board

Mrs D Ramjug Chumun Company Secretary

09 August 2019

This notice is issued pursuant to Listing Rule 11.3.

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

(Rec. No. 18/144565)