Official Gazette n• 27 *of 04/07/2022*



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MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya INGABIRE Josiane isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu INGABIRE Josiane utuye mu Mudugudu wa Byimana, Akagari ka Ruhimbi, Umurenge wa Gishali, Akarere ka Rwamagana, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **INGABIRE SAFARI Erica** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya ISIRIKOREYE Claudine isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu ISIRIKOREYE Claudine utuye mu Mudugudu wa Rusunyu, Akagari ka Kangazi, Umurenge wa Nkanka, Akarere ka Rusizi, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **IRAKOZE Claudine** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NJURIYIMANA Guard isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

NJURIYIMANA Guard utuye mu Mudugudu wa Kangaruye, Akagari ka Bushenyi, Umurenge wa Mwulire, Akarere ka Rwamagana, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **ISHEJA Guard** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MPABUKA Ntwali Yvan isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MPABUKA Ntwali Yvan utuye mu Mudugudu w'Amahoro, Akagari ka Kimihurura, Umurenge wa Kimihurura, Akarere ka Gasabo, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **NDUWAYO Yvan** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MPABUKA Ntabana Olivier isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MPABUKA Ntabana Olivier utuye mu Mudugudu w'Amahoro, Akagari ka Kimihurura, Umurenge wa Kimihurura, Akarere ka Gasabo, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **NDUWAYO Olivier** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya DUSABIMANA Elise isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu DUSABIMANA Elise utuye mu Mudugudu wa Urugwiza, Akagari ka Binunga, Umurenge wa Munyiginya, Akarere ka Rwamagana, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **DUSABIMANA Alice** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NZAMURAMBAHO Abdara isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NZAMURAMBAHO Abdara utuye mu Mudugudu wa Murundi, Akagari ka Buhabwa, Umurenge wa Murundi, Akarere ka Kayonza, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **NGABOYISONGA Abdallah** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya ISHIMWE Nancy Giselle isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu ISHIMWE Nancy Giselle utuye mu Mudugudu wa Nyamutarama, Akagari ka Rusayo, Umurenge wa Gashonga, Akarere ka Rusizi, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **ISHIMWE UMURAZA Nancy Gisele** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NIYONAMBAZA Fillette isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu NIYONAMBAZA Fillette utuye mu Mudugudu wa Kigusa, Akagari ka Mutunda, Umurenge wa Mbazi, Akarere ka Huye, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **NIYONAMBAZA Jeannine** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya UWIMANA isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana UWIMANA utuye mu Mudugudu wa Nyakabande, Akagari ka Nyamabuye, Umurenge wa Gatsata, Akarere ka Gasabo, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **UWIMANA Patrick** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MUSHINZIMANA Isaie isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MUSHINZIMANA Isaie utuye mu Mudugudu wa Kivoga, Akagari ka Gasheke, Umurenge wa Bushenge, Akarere ka Nyamasheke, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **MUSABYIMANA Isaie** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya IRAKOZE Honore Calvin isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana IRAKOZE Honore Calvin utuye mu Mudugudu wa Juru, Akagari ka Kabeza, Umurenge wa Kanombe, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **BARITONDA Honore Calvin** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya UWITONZE Vedrine isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu UWITONZE Vedrine utuye mu Mudugudu wa Kabeza, Akagari ka Cyimo, Umurenge wa Masaka, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **UWITONZE Nicole** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NIYIBIZI Dan isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NIYIBIZI Dan utuye mu Mudugudu wa Muyange, Akagari ka Maranyundo, Umurenge wa Nyamata, Akarere ka Bugesera, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **MUTABAZI Dan** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NSHIMIYIMANA Salim isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NSHIMIYIMANA Salim utuye mu Mudugudu wa Muhato, Akagari ka Umuganda, Umurenge wa Gisenyi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **SIJUWE KAHENGA Salim** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



REPUBLIC OF RWANDA

MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from TWIRINGIYUMUKIZA Jean Claude requesting to change her current name registered in the civil register;

Decides that:

Mr. TWIRINGIYUMUKIZA Jean Claude domiciled at Bukinanyana Village, Nyagatovu Cell, Kimironko Sector, Gasabo District, in the City of Kigali changes her usual name to **NIRINGIYUMUKIZA Jean Claude** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-23



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya BACUGENTUME isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu BACUGENTUME utuye mu Mudugudu wa Rwamakara, Akagari ka Gatare, Umurenge wa Gatare, Akarere ka Nyamagabe, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **INGABIRE Valentine** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya RUTAZARIRA Benjamin isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana RUTAZARIRA Benjamin utuye mu Mudugudu wa Buye, Akagari ka Butare, Umurenge wa Ngoma, Akarere ka Huye, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **RUTAZARIRA SEBAGABO** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya KALISA Clinton isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana KALISA Clinton utuye mu Mudugudu w'Amayaga, Akagari ka Akabeza, Umurenge wa Gitega, Akarere ka Nyarugenge, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **ISHIMWE Clinton** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



REPUBLIC OF RWANDA

MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from NIYONSENGA Elisabeth requesting to change her current name registered in the civil register;

Decides that:

Ms NIYONSENGA Elisabeth domiciled at Rusuzumiro Village, Kivu Cell, Kivu Sector, Nyaruguru District, in the Southern Province changes her usual name to **MUJAWAMARIYA Elisabeth** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-25



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NGWIJE Eric isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NGWIJE Eric utuye mu Mudugudu wa Commercial, Akagari ka Nyabugogo, Umurenge wa Muhima, Akarere ka Nyarugenge, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **SIBOMANA Eric NGWIJE** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya SIFA Komeza Alice isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana SIFA Komeza Alice utuye mu Mudugudu wa Gasutamo, Akagari ka Mbugangari, Umurenge wa Gisenyi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **Sifa KANEZA** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NSENGIYUMVA isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NSENGIYUMVA utuye mu Mudugudu wa Kanigo, Akagari ka Ruhanga, Umurenge wa Rusarabuye, Akarere ka Burera, mu Ntara y'Amajyaruguru yahinduye izina yitwaga rihinduka **NSENGIYUMVA Patrick** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NYANDWI Faustin Fobi isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NYANDWI Faustin Fobi utuye mu Mudugudu wa Bushigishigi, Akagari ka Bushigishigi, Umurenge wa Buruhukiro, Akarere ka Nyamagabe, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **NYANDWI Faustin** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NKURIYEHE isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NKURIYEHE utuye mu Mudugudu wa Mucaca, Akagari ka Rugari, Umurenge wa Rwerere, Akarere ka Burera, mu Ntara y'Amajyaruguru yahinduye izina yitwaga rihinduka **NKURIYINGOMA Evariste** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MUSHAYIJA Fred isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MUSHAYIJA Fred utuye mu Mudugudu wa Nyarurembo, Akagari ka Rwampara, Umurenge wa Kigarama, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **MUSHAYIJA George** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MAHORO Angelique isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu MAHORO Angelique utuye mu Mudugudu w'Urugwiro, Akagari ka Kamatamu, Umurenge wa Kacyiru, Akarere ka Gasabo, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **MAHORO Angel Dissy** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NYANGEZI Jacques isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana NYANGEZI Jacques utuye mu mu mudugudu w'Ikaze, Akagari ka Mbugangari, Umurenge wa Gisenyi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **NSABIMANA NYANGEZI Jacques** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya BIZIMANA Antoine isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana BIZIMANA Antoine utuye mu mu mudugudu wa Bukane Akagari ka Cyabagarura, Umurenge wa Musanze, Akarere ka Musanze, mu Ntara y'Amajyaruguru yahinduye izina yitwaga rihinduka **BIZIMANA Theoneste** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya HAKIZIMANA Theoneste isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana HAKIZIMANA Theoneste utuye mu Mudugudu wa Kigarama, Akagari ka Kigusa, Umurenge wa Nyarubaka, Akarere ka Kamonyi, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **Kamanzi HAKIZIMANA Theoneste** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MOUHAMED Moussa isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MOUHAMED Moussa utuye mu Mudugudu wa Rusororo, Akagari ka Nyanza, Umurenge wa Gatenga, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **RUGABO Moussa** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya NTIRIVAMUNDA Jeannette isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu NTIRIVAMUNDA Jeannette utuye mu Mudugudu wa Giramahoro, Akagari ka Mpenge, Umurenge wa Muhoza, Akarere ka Musanze, mu Ntara y'Amajyaruguru yahinduye izina yitwaga rihinduka **IRANZI Jeannette** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



REPUBLIC OF RWANDA

MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from NKULIKIYINKA Cyigenza Jules Honore requesting to change his current name registered in the civil register;

Decides that:

Mr NKULIKIYINKA Cyigenza Jules Honore domiciled at Amajyambere Village, Kimihurura Cell, Kimihurura Sector, Gasabo District, in the City of Kigali changes his usual name to **NDAGANO Jules Honore** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-30



MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from MUKAKAYANGE Marie Claire requesting to change her current name registered in the civil register;

Decides that:

Ms MUKAKAYANGE Marie Claire domiciled at Amajyambere Village, Kimihurura Cell, Kimihurura Sector, Gasabo District, in the City of Kigali changes her usual name to **KAY Marie Claire** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-30



MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from UWONKUNDA Dianne requesting to change her current name registered in the civil register;

Decides that:

Ms UWONKUNDA Dianne domiciled at Akagera Village, Kabeza Cell, Kanombe Sector, Kicukiro District, in the City of Kigali changes her usual name to **UWONKUNDA Diana Daisy** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-05-20



MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from MURAMIRANTARE Erneste requesting to change his current name registered in the civil register;

Decides that:

Mr MURAMIRANTARE Erneste domiciled at Mubuga Village, Masoro Cell, Ndera Sector, Gasabo District, in the City of Kigali changes his usual name to **HIRWA Erneste** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-07-02



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya UWAYISENGA Bosco isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana UWAYISENGA Bosco utuye mu Mudugudu wa Rukore, Akagari ka Rubumba, Umurenge wa Rwankuba, Akarere ka Karongi, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **UWASENGIMANA Jean Bosco** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya MWANDITSI Jean Pierre isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana MWANDITSI Jean Pierre utuye mu Mudugudu wa Gahira, Akagari ka Buringo, Umurenge wa Bugeshi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yahinduye izina yitwaga rihinduka **TUYISINGIZE Jean Pierre** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya RUGAYI Moise isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana RUGAYI Moise utuye mu Mudugudu wa Kanyinya, Akagari ka Ruhango, Umurenge wa Gisozi, Akarere ka Gasabo, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **NSHUTIYAYESU Moise** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya ABAYISENGA Sarah isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Madamu ABAYISENGA Sarah utuye mu Mudugudu wa Munini, Akagari ka Munini, Umurenge wa Rwimbogo, Akarere ka Gatsibo, mu Ntara y'Iburasirazuba yahinduye izina yitwaga rihinduka **MUDAHOGORA Sarah** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

CHANGE OF NAME CERTIFICATE

Pursuant to Law n° 32/2016 of 28/08/2016 governing persons and family as amended to date, in Article 42;

Pursuant to Ministerial Order n° 001/07.01 of 17/01/2017 establishing modalities and procedures for change of name;

Reference is made to the letter from MUJYAMBERE KIJANDA Cyprien requesting to change his current name registered in the civil register;

Decides that:

Mr MUJYAMBERE KIJANDA Cyprien domiciled at Uwabarezi Village, Rubirizi Cell, Kanombe Sector, Kicukiro District, in the City of Kigali changes his usual name to **MUJYAMBERE Cyprien** from now on.

Approved by:

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-30



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya KANYESHUMBA Libert isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana KANYESHUMBA Libert utuye mu Mudugudu wa Kabuga, Akagari ka Kavumu, Umurenge wa Kabacuzi, Akarere ka Muhanga, mu Ntara y'Amajyepfo yahinduye izina yitwaga rihinduka **ISHIMWE Hubert** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya KANGURA Meschack isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana KANGURA Meschack utuye mu Mudugudu w'Ibuga, Akagari ka Karugira, Umurenge wa Kigarama, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **KAREKEZI Meschack** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

ICYEMEZO CYO GUHINDURA AMAZINA

Nk'uko biteganywa n'Itegeko n° 32/2016 ryo ku wa 28/08/2016 rigenga abantu n'umuryango nk'uko ryahinduwe kugeza ubu, mu ngingo yaryo ya 42;

Hakurikijwe Iteka rya Minisitiri n° 001/07.01 ryo ku wa 17/01/2017 rishyiraho uburyo n'inzira zikurikizwa mu guhindura izina;

Duhereye ku ibaruwa ya KAGABO KING Emmanuel isaba guhindura izina yari asanzwe yitwa ryanditse mu irangamimerere;

Twemeje ko:

Bwana KAGABO KING Emmanuel utuye mu Mudugudu wa Kigugu II, Akagari ka Kinunga, Umurenge wa Gikondo, Akarere ka Kicukiro, mu Mujyi wa Kigali yahinduye izina yitwaga rihinduka **KAGABO King Shadrack** kuva none.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa DUSENGIMANA Jean d'Amour mwene Munyabikari na Uwingabiye, utuye mu Mudugudu wa Mutara, Akagari ka Rwasa, Umurenge wa Gahunga, Akarere ka Burera, mu Ntara y'Amajyaruguru yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo DUSENGIMANA Jean d'Amour, akitwa DUSINGIZIMANA Jean d'Amour mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-21



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa RUTIHUNZA Jean Damascene mwene Mbuguje Jonas na Mukanyarwaya Marthe, utuye mu Mudugudu wa Ntora, Akagari ka Ruhango, Umurenge wa Gisozi, Akarere ka Gasabo, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo RUTIHUNZA Jean Damascene, akitwa MUGISHA Jean Damascene mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'irigenurano rikaba rimuteye ipfunwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa HABYARIMANA Janvier mwene Habyarimana na Mukashyaka, utuye mu Mudugudu wa Rwamiko, Akagari ka Rwamiko, Umurenge wa Mata, Akarere ka Nyaruguru, mu Ntara y'Amajyepfo yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo HABYARIMANA Janvier, akitwa SHEJA Janvier Marcel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'irigenurano rikaba rimuteye ipfunwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-22



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NTWALI Cedrick mwene Sebagabo na Mukamanzi, utuye mu Mudugudu wa Mpenge, Akagari ka Mpenge, Umurenge wa Muhoza, Akarere ka Musanze, mu Ntara y'Amajyaruguru yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo NTWALI Cedrick, akitwa SEBAGABO Cedrick mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa SENYANA Ezechias mwene Gasana Mathieu na Mukamusoni Mary, utuye mu Mudugudu wa Ruganwa II, Akagari ka Kinunga, Umurenge wa Gikondo, Akarere ka Kicukiro, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo SENYANA Ezechias, akitwa GASANA SENYANA Ezechias mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'umuryango.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-22



REPUBLIC OF RWANDA

MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named KIRANGWA Charlotte, daughter of Sehene Berchimas and Mukamuligo Therese, domiciled at Amajyambere Village, Kimihurura Cell, Kimihurura Sector, Gasabo District, in the City of Kigali applied for the authorization of the change of name from her current name KIRANGWA Charlotte to be called KWIZERA Charlotte in the National Population Registry. The reason for the change of name is matching her identification with the one in her passport.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-23



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa TUYISENGE MUDATENGUHA Elie mwene Serubungo na Nzabonimpa, utuye mu Mudugudu wa Kimpongo, Akagari ka Mutovu, Umurenge wa Bugeshi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo TUYISENGE MUDATENGUHA Elie, akitwa TUYISENGE MUDATENGUHA mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-04-27



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NTAKARAZA Colonel mwene Hitimana Joseph na Uzamushaka Rose, utuye mu Mudugudu wa Mpinga, Akagari ka Cyingwa, Umurenge wa Gitambi, Akarere ka Rusizi, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo NTAKARAZA Colonel, akitwa MANIRADUKUNDA Colonel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'irigenurano rikaba rimuteye ipfunwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named MUTERA Ramadhan, son of Mutera Hasani and Fatuma, domiciled at Bukinanyana Village, Nyagatovu Cell, Kimironko Sector, Gasabo District, in the City of Kigali applied for the authorization of the change of name from his current name MUTERA Ramadhan to be called MUTERA Lamar in the National Population Registry. The reason for the change of name is that it is an undesired name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-23



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa TUYISENGE Emmanuel mwene Nzakira Laurent na Uzamukunda Frazie, utuye mu Mudugudu w'Agasongero, Akagari ka Nyagatoma, Umurenge wa Tabagwe, Akarere ka Nyagatare, mu Ntara y'Iburasirazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo TUYISENGE Emmanuel, akitwa TUYISENGE Innocent mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yabatijwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa UMUTONIWASE Olive mwene Mutaganira na Gahingayire, utuye mu Mudugudu wa Kagara, Akagari ka Nyabisindu, Umurenge wa Remera, Akarere ka Gasabo, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo UMUTONIWASE Olive, akitwa Kunzmann Olive mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'uwo bashyingiranywe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-23



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa UWINEZA Hussein mwene Seleman Hussein na Mumararungu Hamida, utuye mu Mudugudu wa Mucyuranyana, Akagari ka Munanira II, Umurenge wa Nyakabanda, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo UWINEZA Hussein, akitwa TAKIBILA Zawadi mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named GAHINDA Vedaste, son of Gahinda Modeste and Mukagakwaya Petronille, domiciled at Rutukura Village, Murama Cell, Nyamata Sector, Bugesera District, in the Eastern Province applied for the authorization of the change of name from his current name GAHINDA Vedaste to be called Vedaste ASHIMWE in the National Population Registry. The reason for the change of name is that it is an undesired name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-04-11



REPUBLIC OF RWANDA

MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named MURANGWA Innocent, son of Murangwa Wabanana and Mukasine Therese, domiciled at Amajyambere Village, Kimihurura Cell, Kimihurura Sector, Gasabo District, in the City of Kigali applied for the authorization of the change of name from his current name MURANGWA Innocent to be called MIGABO Innocent Jean in the National Population Registry. The reason for the change of name is matching his identification with the one in his passport.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-27



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa BISENGIMANA Marie Claire mwene Bizimana na Mutumwinka, utuye mu Mudugudu wa Kanserege, Akagari ka Kamutwa, Umurenge wa Kacyiru, Akarere ka Gasabo, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo BISENGIMANA Marie Claire, akitwa NABEHO Marie Antoinette mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uguhuza umwirondoro n'uwanditse muri pasiporo afite.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-23



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa UWASE Maureen Angel mwene Kanyandekwe na Kayirebe, utuye mu Mudugudu wa Kavumu, Akagari ka Nonko, Umurenge wa Nyarugunga, Akarere ka Kicukiro, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo UWASE Maureen Angel, akitwa UWASE Maureen Angel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni ugusaba kwemererwa amazina byubahirije amategeko.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named UZAMUKUNDA Belise, daughter of Rutwaza and Mukamazimpaka, domiciled at Zindiro Village, Kinyaga Cell, Bumbogo Sector, Gasabo District, in the City of Kigali applied for the authorization of the change of name from her current name UZAMUKUNDA Belise to be called LAGRANGE UZAMUKUNDA Belise in the National Population Registry. The reason for the change of name is that it is her last name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-28



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa MUGISHA Rayan mwene Rutaganda Safari Damien na Uwingabire Jeanne, utuye mu Mudugudu wa Cyeza, Akagari ka Nyanza, Umurenge wa Gatenga, Akarere ka Kicukiro, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo MUGISHA Rayan, akitwa RUTAGANDA MUGISHA João mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'umuryango.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa IRANKUNDA Valens mwene Bayavuge na Musabyimana, utuye mu Mudugudu wa Nyarushwati, Akagari ka Wimana, Umurenge wa Ruharambuga, Akarere ka Nyamasheke, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo IRANKUNDA Valens, akitwa IRADUKUNDA Valens mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-02-09



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa SEKABANZA NKERABAHIZA Léonard mwene Nkerabahizi Leonidas na Mukangango Thacienne, utuye mu Mudugudu wa Nyabikenke, Akagari ka Nyarurama, Umurenge wa Gatenga, Akarere ka Kicukiro, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo SEKABANZA NKERABAHIZA Léonard, akitwa SEKABANZA NKERABAHIZI mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari amazina menshi cyangwa maremare.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NYIRABAZIMAZIKI Seraphine mwene Havugimana na Mukabagina, utuye mu Mudugudu wa Nyabagendwa, Akagari ka Matunguru, Umurenge wa Rugarama, Akarere ka Gatsibo, mu Ntara y'Iburasirazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo NYIRABAZIMAZIKI Seraphine, akitwa BAZIMAZIKI Selaphine mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari amazina menshi cyangwa maremare.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-29



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa MUSANABERA Jeanne mwene Nteziryayo na Mushirarungu, utuye mu Mudugudu w'Inkurunziza, Akagari ka Mbugangari, Umurenge wa Gisenyi, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo MUSANABERA Jeanne, akitwa MUSANABERA Jane mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yabatijwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa INGABIRE Zarina mwene Rugorirwera Kassim na Umutesi Zena, utuye mu Mudugudu wa Biryogo, Akagari ka Biryogo, Umurenge wa Nyarugenge, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo INGABIRE Zarina, akitwa MUKUNDENTE Zalyna mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yiswe n'ababyeyi ariko ntiryandikwa mu gitabo cy'irangamimerere.

Byemejwe na:

Prof. SHYAKA Anastase Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2021-02-18



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa HABINTWARI Barnabe mwene Seburikoko na Makure, utuye mu Mudugudu w'Umuganura, Akagari ka Nyagasenyi, Umurenge wa Kigabiro, Akarere ka Rwamagana, mu Ntara y'Iburasirazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo HABINTWARI Barnabe, akitwa CYIZA Barnabas mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named HABIMANA Reagan Felicien, son of Butera François and Mukasarasi Dancilla, domiciled at Umunyinya Village, Umuganda Cell, Gisenyi Sector, Rubavu District, in the Western Province applied for the authorization of the change of name from his current name HABIMANA Reagan Felicien to be called MANZI Felicien in the National Population Registry. The reason for the change of name is matching his identification with the one in his passport.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-26



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NSHIZIRUNGU Noël mwene Nshokeyinka François na Niyibizi Marceline, utuye mu Mudugudu wa Nyamata I, Akagari ka Nyamata y'Umujyi, Umurenge wa Nyamata, Akarere ka Bugesera, mu Ntara y'Iburasirazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo NSHIZIRUNGU Noël, akitwa NSHIZIRUNGU Noel Christian mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yabatijwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named NIYONSENGA LUCKY Emelyne, daughter of BAYINGANA Pacifique and Nyiransabimana Adrienne, domiciled at Kanyovu Village, Save Cell, Ruharambuga Sector, Nyamasheke District, in the Western Province applied for the authorization of the change of name from her current name NIYONSENGA LUCKY Emelyne to be called BAYINGANA Lucky Emelyne in the National Population Registry. The reason for the change of name is that it is her last name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-30



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa MANZI Muhamedi Abdulkarim mwene Abdul Karim na Rulisa Clementine, utuye mu Mudugudu w'Isoko, Akagari ka Biryogo, Umurenge wa Nyarugenge, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo MANZI Muhamedi Abdulkarim, akitwa MOHAMMED Abdulkarim Abdulbari Abdulgadir mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uguhuza umwirondoro n'uwanditse muri pasiporo afite.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named MUKESHIMANA Sandrine, daughter of Ngendahimana Jean Marie Vianney and Uwamariya Regine, domiciled at Imena Village, Bibare Cell, Kimironko Sector, Gasabo District, in the City of Kigali applied for the authorization of the change of name from her current name MUKESHIMANA Sandrine to be called HIRWA Sandrine in the National Population Registry. The reason for the change of name is that it is her spouse name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-06-30



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa IRADUKUNDA Bugingo mwene Ntivuguruzwa Fidele na Mukantabana, utuye mu Mudugudu wa Nyamirambo, Akagari ka Kirengeri, Umurenge wa Byimana, Akarere ka Ruhango, mu Ntara y'Amajyepfo yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo IRADUKUNDA Bugingo, akitwa IRADUKUNDA BUGINGO Isaac mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari yo mazina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa UWIMANA mwene Ndemeye Joseph na Nyiraminani Vestine, utuye mu Mudugudu wa Gasharu, Akagari ka Gacaca, Umurenge wa Rubengera, Akarere ka Karongi, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza izina asanganywe ari ryo UWIMANA, akitwa UWIMANA Gabriel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yabatijwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-22



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NSABIMANA mwene Nsabimana Jean Pierre na Uwintwari Marie Henriette, utuye mu Mudugudu wa Gasaraba, Akagari ka Nonko, Umurenge wa Nyarugunga, Akarere ka Kicukiro, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza izina asanganywe ari ryo NSABIMANA, akitwa NSABIMANA Ariel Zerah mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uguhuza umwirondoro n'uwanditse muri pasiporo afite.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa SEMACUMU Marcel mwene Ngirumwami na Nyirangabo, utuye mu Mudugudu wa Sangwa, Akagari ka Kigarama, Umurenge wa Gitega, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo SEMACUMU Marcel, akitwa JABO Marcel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'irigenurano rikaba rimuteye ipfunwe.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-06-30



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa NZASANIMANA Daniel mwene Bizimana na Mukantawiheba, utuye mu Mudugudu wa Shamba, Akagari ka Nyakogo, Umurenge wa Kinihira, Akarere ka Ruhango, mu Ntara y'Amajyepfo yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo NZASANIMANA Daniel, akitwa NSABIMANA Daniel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISTRY OF LOCAL GOVERNMENT

NAME CHANGE REQUEST

We inform the public that the named SEBINTU Olivier, son of Rukundwa and Nyirajurama, domiciled at Bigabiro Village, Cyanya Cell, Kigabiro Sector, Rwamagana District, in the Eastern Province applied for the authorization of the change of name from his current name SEBINTU Olivier to be called NDABARAMIYE Olivier in the National Population Registry. The reason for the change of name is that it is an undesired name.

Approved by

GATABAZI Jean Marie Vianney Minister of Local Government Document Validity Issued on: 2022-07-01



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa MBONIMANA Jean Paul mwene Bagenukwabo François na Mukankomeje Marie Goretie, utuye mu Mudugudu wa Nyakabanda, Akagari ka Nyakabanda I, Umurenge wa Nyakabanda, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo MBONIMANA Jean Paul, akitwa MUHIRE Malik mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uguhuza umwirondoro n'uwanditse muri pasiporo afite.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa HABIYAREMYE Rurinda mwene Bosenabe, utuye mu Mudugudu wa Mashinga, Akagari ka Gasiza, Umurenge wa Busasamana, Akarere ka Rubavu, mu Ntara y'Iburengerazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo HABIYAREMYE Rurinda, akitwa HABIYAREMYE Jean de Dieu mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina yakoresheje mu ishuri kuva agitangira kwiga.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu Agaciro k'icyangombwa Cyatanzwe ku wa: 2022-07-01



REPUBULIKA Y'U RWANDA

MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa GAFEZA N. Faustin mwene Rutaganzwa Alphonse na Nyiramucyo Leonie, utuye mu Mudugudu w'Umucyo, Akagari ka Rwezamenyo II, Umurenge wa Rwezamenyo, Akarere ka Nyarugenge, mu Mujyi wa Kigali yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo GAFEZA N. Faustin, akitwa GAFEZA N. Faustin mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni ugusaba kwemererwa amazina byubahirije amategeko.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu



MINISITERI Y'UBUTEGETSI BW'IGIHUGU

INGINGO Z'INGENZI Z'IMPAMVU YO GUSABA GUHINDUZA AMAZINA

Turamenyesha ko uwitwa UWIZEYE Emmanuel mwene Gatera Fred na Kabatesi Jovia, utuye mu Mudugudu wa Rubona, Akagari ka Rwisirabo, Umurenge wa Karangazi, Akarere ka Nyagatare, mu Ntara y'Iburasirazuba yanditse asaba uburenganzira bwo guhinduza amazina asanganywe ari yo UWIZEYE Emmanuel, akitwa GATERA Emmanuel mu gitabo cy'irangamimerere. Impamvu atanga yo guhinduza izina ni uko ari izina ry'umuryango.

Byemejwe na:

GATABAZI Jean Marie Vianney Minisitiri w'Ubutegetsi bw'Igihugu

Official Gazette n[•] 27 *of 04/07/2022*

ICYEMEZO N° RCA/0068/2019 CYO KU WA 28/01/2019 GIHA UBUZIMAGATOZI «KOPERATIVE Y'ABAHINZI B'IBIGORI NA SOYA RWAKABANDA » (KOAISORWA)

Umuyobozi Mukuru w'Ikigo cy'Igihugu gishinzwe guteza imbere Amakoperative;

Ashingiye ku Itegeko n^o 50/2007 ryo ku wa 18 Nzeri 2007 rigena ishyirwaho, imiterere n'imikorere y'Amakoperative mu Rwanda, nk'uko ryavuguruwe kandi ryujujwe kugeza ubu, cyane cyane mu ngingo yaryo ya 23, igika cya 3;

Ashingiye ku Itegeko n^o 48/2013 ryo ku wa 28/06/2013 rishyiraho Ikigo cy'Igihugu gishinzwe guteza Imbere Amakoperative, cyane cyane mu ngingo yaryo ya 3, igika cya 2;

Abisabwe na Perezida wa Koperative « **KOAISORWA**» ifite icyicaro i Ryamanyoni, Umurenge wa Murundi, Akarere ka Kayonza, Intara y'Iburasirazuba;

YEMEJE:

Ingingo ya 1:

Koperative « **KOAISORWA** » ifite icyicaro i Ryamanyoni, Umurenge wa Murundi, Akarere ka Kayonza, Intara y'Iburasirazuba, ihawe ubuzimagatozi.

Ingingo ya 2:

Koperative « **KOAISORWA** » igamije guteza imbere ubuhinzi bw'ibigori na soya. Ntiyemerewe gukora indi mirimo inyuranye n'iyo iherewe ubuzimagatozi keretse ibanje kubisaba ikanabiherwa uburenganzira.

Ingingo ya 3:

Koperative « **KOAISORWA**» itegeretswe gutangaza iki Cyemezo mu Igazeti ya Leta ya Repubulika y'u Rwanda mu gihe kitarenze iminsi mirongo itatu (30) ikimara kugihabwa.

Kigali, ku wa 28/01/2019

(Sé) Prof. HARELIMANA Jean Bosco Umuyobozi Mukuru w'Ikigo cy'Igihugu gishinzwe guteza imbere Amakoperative

RWANDA DEVELOPMENT BOARD (RDB)

OFFICE OF THE REGISTRAR GENERAL (ORG)

Date of issuance: **07/06/2022** Company code: **100028318**

Confirmation letter of filing annual return

The Office of the Registrar General hereby confirms receipt of the annual return submission of the following company:

Company code:	100028318
Company name:	SULFO RWANDA INDUSTRIES LTD
Company address:	
Address: Phone number Email PO Box:	Nyarugenge, Nyarugenge, Umujyi wa Kigali, RWANDA +250252575457 <u>info@sulfo.com</u> 90 KIGALI
Filing Particulars:	
Filing date: Financial year:	02/05/2022 2021
Attachments:	
No.	File type
1. 2.	FINANCIAL STATEMENT AUDIT REPORT

(sé) Richard KAYIBANDA Registrar General

SULFO RWANDA INDUSTRIES LTD COMPANY CODE: 100028318

Minutes of the Annual General Meeting of Shareholders of Sulfo Rwanda Industries Ltd

The Shareholders have assembled for the Annual General Meeting on Saturday, the 19th March 2022 at 9:20 am.

The meeting was presided over by Chairman, Mr. Tajdin Hussain Jaffer through zoom video conferencing. The Chairman appointed Mr. Hariharan Dharmarajan to be the Secretary for the meeting. He proceeded to verify the presence of the participants in person and the proxies received.

NAME M/S	No. of	VALUE/	AMOUNT	ATTENDANCE
	SHARES	SHARE	FRW	
Mr. TAJDIN JAFFER	52,000	11,500	598,000,000	In person - through video
				conferencing
Mrs. KHATUN JAFFER	51,600	11,500	593,400,000	In person - through video
				conferencing
Ms. SHEIDA JAFFER	30,000	11,500	345,000,000	Proxy in good order given
				to Mr. Faraz A. Ramji
Mrs. SHELLINA JAFFER Lilani	30,000	11,500	345,000,000	In person - through video
				conferencing
Mrs. ALEENA Anoushka Jaffer	18,200	11,500	209,300,000	Proxy in good order given
				to Mr. H. Dharmarajan
Mr. TEYMOUR KHAN JAFFER	18,200	11,500	209,300,000	In person - through video
				conferencing
				<u> </u>
	200,000	11,500	2,300,000,000	

It is established that 100% of Shareholders are present as above and they have proceeded to approve the following resolutions:

Resolution 1: Presentation of the 2021 Board of Directors' Report

After presentation of 2021 Annual report adopted by Board of Directors, Shareholders'Annual General meeting approves it unanimously.

Resolution 2: Presentation of the 2021 External Auditor's report

After examining the 2021 External Auditor's report, Annual General meeting approves the same report unanimously.

Resolution 3: Consideration and approval of the Financial Statements for the year 2021

Annual General meeting examines the 2021 Financial Statements and approves it without objection.

Official Gazette n• 27 *of 04/07/2022*

Resolution 4: Allocation of the 2021 Net Income

After examination of 2021 Accounts and upon recommendation of Board of Directors, Annual general meeting approves unanimously the allocation of Profit before tax as below:

Profit before Tax	:		Rwf 996,250,260
Provision for current tax		293,555,106	
Deferred Tax Dividends 40%	: Rwf : Rwf	6,253,767 278,576,555	
Reserve of change 15% Fiscal Reserve 15 %		104,466,208 104,466,208	
Balance C/F 30%	: Rwf	208,932,416	
TOTAL	Rwf	996,250,260	Rwf 996,250,260

<u>Resolution 5:</u> Appointment of External Auditor for the financial year 2022 Assembly General meeting approves the appointment of RAJ, ASHIWAL & MEHTA Associates Ltd, Certified Public Accountants as External Auditor of Sulfo Rwanda Industries Ltd for a period of one year.

Since there is no other business, the meeting ended at 9:50am after the Office and the Shareholders have duly signed the minutes as below:

For Office

<u>Chairman</u>

Mr. Tajdin Hussain Jaffer (sé)

For Shareholders

Mr. Tajdin Hussain Jaffer (sé)

Ms. Sheida Jaffer (Mr. Faraz A. Ramji) (sé)

Mrs. Aleena Anoushka Jaffer (Mr. H. Dharmarajan) (sé) Mrs. Khatun Jaffer (sé)

Mr. Hariharan Dharmarajan

(sé)

Mrs. Shellina Jaffer Lilani

(sé)

Mr. Teymour Khan Jaffer

(sé)

Secretary

SULFO RWANDA INDUSTRIES LTD COMPANY CODE: 100028318

ATTENDANCE LIST - SHAREHOLDERS' ANNUAL GENERAL MEETING - 19th MARCH 2022

Nº	Name M/S	Number	Amount/RWF	%	Signature
		of Shares			
	Present				
1	Mr. TAJDIN HUSSAIN JAFFER	52,000	598,000,000	26	(sé)
2	Madam KHATUN JAFFER	51,600	593,400,000	25.8	(sé)
3	Madam SHELLINA J. LILANI	30,000	345,000,000	15	(sé)
4	Mr. TEYMOUR KHAN JAFFER	18,200	209,300,000	9.1	(sé)
	Represented				
5	Ms. SHEIDA JAFFER (Mr. Faraz A. Ramji)	30,000	345,000,000	15	(sé)
6	Mrs. ALEENA A. JAFFER (Mr. Dharmarajan Hariharan)	18,200	209,300,000	9.1	(sé)
	TOTAL	200,000	2,300,000,000	100	

POWER OF ATTORNEY

I, **SHEIDA JAFFER**, Shareholder of SULFO RWANDA INDUSTRIES Ltd, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize **Mr. FARAZ ALNUR RAMJI** to represent me at the Ordinary General Meeting of the Company to be held in March 2022.

I hereby give the power of attorney to Mr. FARAZ ALNUR RAMJI, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. FARAZ ALNUR RAMJI in my name.

(sé) SHEIDA JAFFER

POWER OF ATTORNEY

I, **ALEENA ANOUSHKA JAFFER**, a Shareholder in SULFO RWANDA INDUSTRIES Ltd, P.O. Box 90, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize Mr. **HARIHARAN DHARMARAJAN** to represent me at the Ordinary General Meeting of the Company to be held in March 2022.

I hereby give the power of attorney to Mr. HARIHARAN DHARMARAJAN in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of Statute of the Company

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. HARIHARAN DHARMARAJAN in my name.

(sé) ALEENA ANOUSHKA JAFFER

RWANDA DEVELOPMENT BOARD (RDB)

OFFICE OF THE REGISTRAR GENERAL (ORG)

Date of issuance: **07/06/2022** Company code: **100024012**

Confirmation letter of filing annual return

The Office of the Registrar General hereby confirms receipt of the annual return submission of the following company:

Company code:	100024012
Company name:	RWANDAPETROLGAZ LTD

Company address:

Address:	Nyarugenge, Nyarugenge, Umujyi wa Kigali, RWANDA
Phone number	+250252574289
Email	<u>rpg@rwanda1.com</u>
PO Box:	90 KIGALI

Filing Particulars:

Filing date:02/05/2022Financial year:2021

Attachments:

No.	File type
1.	FINANCIAL STATEMENT
2.	AUDIT REPORT

(sé) Richard KAYIBANDA Registrar General

RWANDAPETROLGAZ LTD COMPANY CODE: 100024012

Minutes of the Annual General Meeting of Shareholders of Rwandapetrolgaz Ltd

The Shareholders have assembled for the Annual General Meeting on Thursday, the 19th March 2022 at 12:00 am.

The meeting was presided over by the Chairperson, Mrs. Khatun Jaffer through zoom video conferencing. The Chairperson appointed Mr. Hariharan Dharmarajan to be the Secretary for the meeting.

The Secretary proceeded to verify the presence of the participants in person and the proxies received.

The list of Shareholders present is established as under:

NAME M/S	No. of	VALUE/	AMOUNT	ATTENDANCE
	SHARES	SHARE	FRW	
				In person – through video
Mr. TAJDIN HUSSAIN JAFFER	23500	1000	23,500,000	conferencing
				In person – through video
Madam KHATUN JAFFER	17000	1000	17,000,000	conferencing
				Proxy in good order given to
Mr. NADIR T. JAFFER	7500	1000	7,500,000	Mr. Hariharan Dharmarajan
				Proxy in good order given to
Madam HASSINA JAFFER	2000	1000	2,000,000	Mr. Hariharan Dharmarajan
	50,000	1000	50,000,000	

It is established that 100% of Shareholders are present as above and they have proceeded to approve the following resolutions:

<u>Resolution 1</u>: Presentation of the 2021 Board of Directors' report

After presentation of 2021 annual report adopted by Board of Directors, Annual General meeting approves it unanimously.

<u>Resolution 2:</u> Consideration and approval of the Financial Statements for the year 2021

Annual General meeting examines the 2021 Financial Statements and approves it unanimously.

.../...

Resolution 3: Allocation of the 2021 Net Income

After examination of 2021 Accounts and upon recommendation of Board of Directors, Annual General meeting approves unanimously allocation of Profit before Tax as below:

Profit before Tax	:			Rwf 11,545.835
Provision for current tax	:	Rwf	152.542	
Dividends (0%)	:		-	
Balance C/F (100%)	:	Rwf	11,393.293	
	-			
TOTAL		Rwf	11,545.835	Rwf 11,545.835

Ant other Business: Expropriation of Plot no 10 located at Gikondo (Industrial Park).

Annual General meeting is informed that regarding the expropriation of Plot No 10 located at Gikondo (formal Industrial Park), balance amount of 173,196,080 Rwf, still not yet paid by the Government of Rwanda due to Budgeting constraints and regular follow up are made with Ministry of Trade and Industry.

Since there is no other business, the meeting ended at 12:30 pm after the Office and the Shareholders have duly signed the minutes as below:

For Office

Chairperson

Mrs. Khatun Jaffer (sé)

<u>Secretary</u>

Mr. Hariharan Dharmarajan (sé)

For Shareholders

Mr. Tajdin Hussain Jaffer (sé)

Mrs. Hassina Jaffer (Mr. H. Dharmarajan)

(sé)

(sé)

Mrs. Khatun Jaffer

Mr. Nadir T. Jaffer (Mr. Hariharan Dharmarajan) (sé)

RWANDAPETROLGAZ Ltd

COMPANY CODE 100024012 <u>KIGALI</u>

ATTENDANCE LIST - SHAREHOLDERS' ANNUAL GENERAL MEETING - 19th MARCH 2022

Nº	Name M/S	Number of	Amount/RWF	%	Signature
		Shares			
	Present				
1	Mr TAJDIN HUSSAIN JAFFER	23500	23,500,000	47%	(sé)
2	Mrs. KHATUN JAFFER	17000	17,000,000	34%	(sé)
	Represented				
3	Mr. NADIR T. JAFFER (Mr. Hariharan Dharmarajan)	7500	7,500,000	15%	(sé)
4	Mrs. HASSINA JAFFER (Mr. Hariharan Dharmarajan)	2000	2,000,000	4%	(sé)
	TOTAL	50,000	50,000,000	100%	

POWER OF ATTORNEY

I, NADIR T. JAFFER, holder of Canadian Passport AM 826725 and Shareholder of 7500Shares in RWANDAPETROLGAZ Ltd, TIN 100024012, located at 12, KN 82 Street, Kigali, Rwanda; hereby authorize Mr. HARIHARAN DHARMARAJAN, holder of ID Card no 3 1957 8 0054921 044 and Managing Director of RWANDAPETROLGAZ Ltd, to represent me at the Assembly General Meeting of the Company and Board Meeting to be held every year.

I hereby give the power of attorney to Mr. HARIHARAN DHARMARAJAN, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting.
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting.
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. HARIHARAN DHARMARAJAN in my name.

This power of Attorney shall be effective from the date of its signature and shall remain in full force for the period of 3 years or unless revoked by me.

(sé) NADIR T. JAFFER

POWER OF ATTORNEY

I, **HASSINA JAFFER**, holder of UK Passport GBR 548170446 and Shareholder of 2000Shares in RWANDAPETROLGAZ Ltd, TIN 100024012, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize **Mr. HARIHARAN DHARMARAJAN, holder of ID Card no 3 1957 8 0054921 044 and Managing Director** of RWANDAPETROLGAZ Ltd, to represent me at the Assembly General Meeting of the Company to be held every year.

I hereby give the power of attorney to Mr. HARIHARAN DHARMARAJAN, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting.
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting.
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. HARIHARAN DHARMARAJAN in my name.

This power of Attorney shall be effective from the date of its signature and shall remain in full force for the period of 3 years or unless revoked by me.

(sé)

HASSINA JAFFER

RWANDA DEVELOPMENT BOARD (RDB)

OFFICE OF THE REGISTRAR GENERAL (ORG)

Date of issuance: **11/06/2022** Company code: **100013518**

Confirmation letter of filing annual return

The Office of the Registrar General hereby confirms receipt of the annual return submission of the following company:

Company code:	100013518
Company name:	HATTON AND COOKSON LTD

Company address:

Address:	
Phone number	
Email	
PO Box:	

Nyarugenge, Nyarugenge, Umujyi wa Kigali, RWANDA +250252576472 <u>hattonrwa@gmail.com</u> 90 Kigali

Filing Particulars:

Filing date: Financial year:

30/04/2022 2021

Attachments:

No.	File type
1.	FINANCIAL STATEMENT
2.	AUDIT REPORT

(sé) Richard KAYIBANDA Registrar General

HATTON AND COOKSON RWANDA LTD COMPANY CODE: 100013518

Minutes of the Annual General Meeting of Shareholders of Hatton and Cookson Rwanda Ltd

The Shareholders have assembled for the Annual General Meeting on Saturday the 19th March 2022 at 10:30 am.

The meeting is presided over by the Chairman, Mr. Tajdin Hussain Jaffer through zoom video Conferencing. He appointed Mr. Agaram S. Natarajan to be the Secretary for the meeting.

The Secretary proceeded to verify the presence of the participants in person and the proxies received.

The list of Shareholders is established as under:

NAME M/S	No. of	VALUE/	AMOUNT	ATTENDANCE
	SHARES	SHARE	FRW	
				In person - through video
Mr. TAJDIN HUSSAIN JAFFER	275,000	1,000	275,000,000	conferencing
				In person - through video
Mrs. KHATUN JAFFER	275,000	1,000	275,000,000	conferencing
				Proxy in good order given
Ms. SHEIDA JAFFER	150,000	1,000	150,000,000	to Mr. Faraz Alnur Ramji
				Proxy in good order given
Mr. NADIR T. JAFFER	150,000	1,000	150,000,000	to Mr. H. Dharmarajan
				In person - through video
Mrs. SHELLINA JAFFER Lilani	150,000	1,000	150,000,000	conferencing
	1,000,000	1,000	1,000,000,000	

It is established that 100% of Shareholders are present as above and they have proceeded to approve the following resolutions:

Resolution 1: Presentation of the 2021 Board of Directors' report

After presentation of 2021 Annual report adopted by Board of Directors, Annual general meeting approves it unanimously.

Resolution 2: Presentation of the 2021 External auditor's report

After examining the 2021 External Auditor's report, Annual General meeting approves the same report unanimously.

<u>Resolution 3:</u> Consideration and approval of the Financial Statements for the year 2021.

Annual General meeting examines the 2021 Financial Statements and approves it without objection.

Resolution 4: Allocation of the 2021 Net Income

After examination of 2021 Accounts and upon recommendation of Board of Directors, Annual General meeting approves unanimously, allocation of Profit before Tax as below:

Profit before Tax	:	Rwf 159,831,555
Provision for current tax	: Rwf 47,999,681	
Dividends 50%	: Rwf 55,915,937	
Balance C/F 50%	: Rwf 55,915,937	
TOTAL	Rwf 159,831,555	Rwf 159,831,555

<u>Resolution 5:</u> Appointment of External Auditor for the financial year 2021

Annual General meeting unanimously approve the appointment of '**RAJ**, **ASHIWAL & MEHTA Associates Ltd, Certified Public Accountants**' as External Auditor of Hatton and Cookson Ltd for a period of one year.

<u>Resolution 6:</u> Any other business

1. Change of shareholding:

Considering the Share transfer form showing that Mr. Nadir T. Jaffer has transferred all his shares equal to 150,000 amounting to 150,000,000RWF, equally, to Mr. Tajdin Hussain Jaffer and Mrs. Khatun Jaffer, the Annual General meeting approve unanimously that the new Shareholding of Hatton and Cookson Ltd shall be as below:

NAME M/S	No. of SHARES	VALUE/ SHARE	AMOUNT FRW	%
Mr. TAJDIN HUSSAIN JAFFER	350,000	1,000	350,000,000	35.0%
Mrs. KHATUN JAFFER	350,000	1,000	350,000,000	35.0%
Ms. SHEIDA JAFFER	150,000	1,000	150,000,000	15.0%
Mrs. SHELLINA JAFFER Lilani	150,000	1,000	150,000,000	15.0%
	1,000,000	1,000	1,000,000,000	100%

There for, the Annual General meeting is instructing the Board of Directors to update the Register of Shareholders with immediate effect.

2. Development of Hatton Plots

Annual General meeting was informed that regarding Parcel 983 located at Plateau, Construction permit from the One Stop Centre, as per No. COK/BP/2021/AA648 dt.16/06/2021 with expiry date 16/06/2023, has been received. However, this can proceed only

once the Common Underground Parking and access roads are completed, which needs commitment from all the Eight plots owners and City of Kigali. Engagement with the concerned are in process with pressure from City of Kigali and hopefully a resolution should be reached soon.

We have received approval from the One Stop Centre for the conceptual plan of residential units for Plot n° 3983, 3984, 4002, 4004, 2407 Kimironko, Kigali. Detailed Architectural and Engineering Plans are almost 90% complete as per our Architect. These have to be ratified by the One Stop Centre before we finalize our construction plans. The approval of the Board will be sought once we have finalized the design and prepared the Estimates.

Since there is no other business, the meeting ended at 10:50 am after the Office and the Shareholders have duly signed the minutes as below:

For Office

<u>Secretary</u>

Mr. Agaram S. Natarajan (sé)

For Shareholders

Mr. Tajdin Hussain Jaffer (sé)

Ms. Sheida Jaffer (Mr. Faraz A. Ramji) (sé)

Mrs. Shellina Jaffer Lilani (sé) Mrs. Khatun Jaffer (sé)

Mr. Nadir T. Jaffer (Mr. H. Dharmarajan) (sé)

<u>Chairman</u>

Mr. Tajdin Hussain Jaffer

(sé)

HATTON AND COOKSON LTD TIN 100013518 <u>KIGALI</u>

SHARES TRANSFER FORM No 1/2022						
Name of Transferor	Number of Shares transferred	Signature	Name of Transferee	Number of Shares received	Signature	
NADIR T. JAFFER	75,000	(sé)	TAJDIN HUSSAIN JAFFER	75,000	(sé)	
Reason for transferring :	DONATION		Number of total shares held :	350,000		

HATTON AND COOKSON LTD

TIN 100013518

KIGALI

SHARES TRANSFER FORM No 2/2022						
Name of Transferor	Number of Shares transferred	Signature	Name of Transferee	Number of Shares received	Signature	
NADIR T. JAFFER	75,000	(sé)	KHATUN JAFFER	75,000	(sé)	
Reason for transferring :	DONATION		Number of total shares held :	350,000		

HATTON & COOKSON LTD COMPANY CODE 100013518 <u>KIGALI</u>

ATTENDANCE LIST - SHAREHOLDERS' ANNUAL GENERAL MEETING – 19th MARCH 2022

Nº	Name M/S	Number	Amount/RWF	%	Signature
		of Shares			
	Present				
1	Mr. TAJDIN HUSSAIN JAFFER	275,000	275,000,000	27.5%	(sé)
2	Mrs. KHATUN JAFFER	275,000	275,000,000	27.5%	(sé)
3	Mrs. SHELLINA JAFFER LILANI	150,000	150,000,000	15%	(sé)
	Represented				
4	Ms. SHEIDA JAFFER (Mr. Faraz A. Ramji)	150,000	150,000,000	15%	(sé)
5	Mr. NADIR T. JAFFER (Mr. H. Dharmarajan)	150,000	150,000,000	15%	(sé)
	TOTAL	1,000,000	1,000,000,000	100%	

POWER OF ATTORNEY

I, **SHEIDA JAFFER**, Shareholder of HATTON AND COOKSON Ltd, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize **Mr. FARAZ ALNUR RAMJI** to represent me at the Ordinary General Meeting and Extra Ordinary General Meeting of the Company to be held in March 2022.

I hereby give the power of attorney to Mr. FARAZ ALNUR RAMJI, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. FARAZ ALNUR RAMJI in my name.

(sé) SHEIDA JAFFER

POWER OF ATTORNEY

I, NADIR T. JAFFER, holder of Canadian Passport AM 826725 and Shareholder of 150,000Shares in HATTON AND COOKSON Ltd, TIN 100013518, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize Mr. HARIHARAN DHARMARAJAN, holder of ID Card no 3 1957 8 0054921 044/Member of the Board of Hatton and Cookson Ltd, to represent me at the Assembly General Meeting of the Company to be held every year.

I hereby give the power of attorney to Mr. HARIHARAN DHARMARAJAN, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting.
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting.
- Sign all documents regarding transfer of all my shares in Hatton and Cookson Ltd.
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. HARIHARAN DHARMARAJAN in my name.

This power of Attorney shall be effective from the date of its signature and shall remain in full force for the period of 3 years or unless revoked by me.

(sé) NADIR T. JAFFER

HATTON AND COOKSON RWANDA LTD COMPANY CODE: 100013518

Minutes of the Extraordinary General Meeting of Shareholders of Hatton and Cookson Rwanda Ltd

The Shareholders have assembled for the Extraordinary General Meeting on Saturday the 19th March 2022 at 11:00 am.

The meeting is presided over by the Chairman, Mr. Tajdin Hussain Jaffer through zoom video Conferencing. He appointed Mr. Agaram S. Natarajan to be the Secretary for the meeting.

The Secretary proceeded to verify the presence of the participants in person and the proxies received.

The list of Shareholders is established as under:

	No. of	VALUE/	AMOUNT	ATTENDANCE
NAME M/S	SHARES	SHARE	FRW	
				In person - through video
Mr. TAJDIN HUSSAIN JAFFER	350,000	1,000	350,000,000	conferencing
				In person - through video
Mrs. KHATUN JAFFER	350,000	1,000	350,000,000	conferencing
				Proxy in good order given
Ms. SHEIDA JAFFER	150,000	1,000	150,000,000	to Mr. Faraz Alnur Ramji
				In person - through video
Mrs. SHELLINA JAFFER Lilani	150,000	1,000	150,000,000	conferencing
	1,000,000	1,000	1,000,000,000	

It is established that 100% of Shareholders are present as above and they have proceeded to approve the following resolutions:

Resolution 1: Adoption of Memorandum and Articles of Association

Upon recommendation of the Board of Directors regarding complying with the new law n° 007/2021 of 05/02/2021, which governing Companies; Shareholders decided to attend an Extraordinary General meeting for adopting Memorandum and Articles of Association. There for, Shareholders' Extraordinary General meeting approve unanimously Memorandum and Articles of Association herewith attached for HATTON AND COOKSON LTD.

Since there is no other business, the meeting ended at 11:20 am. The Office and the Shareholders have duly signed the minutes as below:

For Office

<u>Chairman</u>

Mr. Tajdin Hussain Jaffer (sé)

Secretary

Mr. Agaram . S. Natarajan (sé)

For Shareholders

Mr. Tajdin Hussain Jaffer (sé)

Ms. Sheida Jaffer (Mr. Faraz A. Ramji) (sé) Mrs. Khatun Jaffer (sé)

Mrs. Shellina Jaffer Lilani

(sé)

POWER OF ATTORNEY

I, **SHEIDA JAFFER**, Shareholder of HATTON AND COOKSON Ltd, located at 12, KN 82 Street, Kigali, Rwanda, hereby authorize **Mr. FARAZ ALNUR RAMJI** to represent me at the Ordinary General Meeting and Extra Ordinary General Meeting of the Company to be held in March 2022.

I hereby give the power of attorney to Mr. FARAZ ALNUR RAMJI, in general and also in particular to:

- Sign the attendance sheets and any other minutes or documents required to be signed.
- Participate in any deliberation at the meeting
- Vote on my behalf in a way it deems useful on all matters of the Agenda of the said meeting
- Substitute and generally do all that it deems useful, subject to the observance of the provisions of the Company Law.

I declare that I shall acknowledge and ratify all that will be done by my power of attorney Mr. FARAZ ALNUR RAMJI in my name.

(sé) SHEIDA JAFFER

HATTON & COOKSON LTD COMPANY CODE 100013518 <u>KIGALI</u>

ATTENDANCE LIST - SHAREHOLDERS' EXTRAORDINARY GENERAL MEETING – 19th MARCH 2022

Nº	Name M/S	Number	Amount/RWF	%	Signature
		of Shares			
	Present				
1	Mr. TAJDIN HUSSAIN JAFFER	350,000	350,000,000	35.0%	(sé)
2	Mrs. KHATUN JAFFER	350,000	350,000,000	35.0%	(sé)
3	Mrs. SHELLINA JAFFER LILANI	150,000	150,000,000	15%	(sé)
	Represented				
4	Ms. SHEIDA JAFFER (Mr. Faraz A. Ramji)	150,000	150,000,000	15%	(sé)
	TOTAL	1,000,000	1,000,000,000	100%	

HATTON AND COOKSON LTD A PRIVATE COMPANY LIMITED BY SHARES BASED ON THE LAW N° 007/2021 OF 05/02/2021 GOVERNING COMPANIES as published in the Official Gazette n° 04ter of 08/02/2021

MEMORANDUM AND ARTICLES OF ASSOCIATION

The undersigned:

- 1. **TAJDIN HUSSAIN JAFFER** of Canadian Nationality, Resident of Rwanda, Canadian Passport _{N°} HG167064
- 2. **KHATUN JAFFER** of Canadian Nationality, Resident of Rwanda, Canadian Passport Nº AM 093330
- 3. **SHEIDA JAFFER** of British Nationality, Resident of United Kingdom, British Passport No 534849768
- 4. **SHELLINA JAFFER LILANI** of British Nationality, Resident of United Kingdom, British Passport No 548326342

Considering that the Company HATTON AND COOKSON is actually registered by the Office of the Registrar General/RDB under the company code number 100013518;

Pursuant to the new Law n° 007/2021 of 05/02/2021, the Company HATTON AND COOKSON has decided to comply with this new Law by adopting these Memorandum and Articles of Association.

THEREFORE, THE UNDERSIGNED SHAREHOLDERS HAVE ADOPTED AS FOLLOWS THESE MEMORANDUM AND ARTICLES OF ASSOCIATION FOR HATTON AND COOKSON LIMITED.

TITLE I: NAME, CATEGORY, TYPE, HEAD OFFICE, AREA OF ACTIVITIES, OBJECTS AND DURATION

Article 1: Name, category and type

In accordance with Law n°007/2021 of 05/02/2021 governing Commercial Companies as published in the Official Gazette of the Republic of Rwanda n° 04 ter of 08/02/2021, " HATTON AND COOKSON Ltd" is a private company with liability limited by shares.

Article 2: Head office of the Company

The Head office is established at Plot Nr.1221, #12, KN 82 Street in Nyarugenge District, City of Kigali, where all communications or notices should be directed to it. It can be transferred to any other place in Rwanda by a decision of the Board of Directors of the Company, in accordance with the law governing companies.

Article 3: Duration of the Company

The Company shall exist for an undetermined period of time.

It may be dissolved at any time by special resolution of the General Meeting taken by a majority of shareholders holding at least seventy-five percent (75%) of the shares of the company.

Article 4: Objects of the Company

The objects for which the Company has been established are:

- Non-specialized wholesale trade
- Real estate activities with own or leased property

Article 5: Operation of activities of the Company

The Company may operate in any country throughout the world but especially in Africa, either as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in collaboration with others.

Offices, branches and agencies may be opened elsewhere in Rwanda or abroad by decision of the Board of Directors taken by an absolute majority of the members present.

TITRE II: SHARE CAPITAL – SUBSCRIPTIONS – PAYMENT – SHARES

Article 6: Share Capital

The share capital is fixed at one billion Rwandan francs (1,000,000,000 Frw), divided into one million (1,000,000) shares, each valued at one thousand Rwandan francs (1,000 Frw).

Article 7: Subscriptions and Payment

The share capital is fully subscribed and fully paid up as shown in the table below:

Names	Number of Shares	Value per Share	Amount in Frw	Percentage Share
TAJDIN HUSSAIN JAFFER	350,000	1,000	350,000,000	35.0%
KHATUN JAFFER	350,000	1,000	350,000,000	35.0%
SHEIDA JAFFER	150,000	1,000	150,000,000	15.0%
SHELLINA JAFFER LILANI	150,000	1,000	150,000,000	15.0%
Total	1,000,000		1,000,000,000	100%

Article 8: Increase and decrease of the share capital

The Company may reduce or increase its share capital up to the amount agreed upon by a special resolution adopted by an extraordinary meeting of the shareholders and in accordance with relevant legal provisions

Article 9: Increase of Share Capital

The share capital may be increased either by incorporating dividends or reserves, or by subscribing to new shares; by resolution of the General Meeting taken by a majority of shareholders holding at least seventy-five percent (75%) of the shares of the company.

At the time of any capital increase by issuing new shares, the Board of Directors must submit to the Extraordinary General Meeting a report determining the conditions for subscription to the new shares, including the issue rate.

Article 10: Preference right

The new shares to be subscribed in cash will irreducibly be, unless the general meeting decides otherwise, offered in preference to the owners of old shares, in proportion to the number of shares belonging to each one of them.

In case some shareholders where not fully or partially exercise their preferential right, the new unsubscribed shares would be offered by preference to the other owners.

Each shareholder has the right to acquire the newly-issued shares pro rata to the shares already held by such existing shareholders, at a price no less favourable than that offered to other

persons, and on terms which maintain the relative voting and distribution rights of those existing shareholders.

The Board of Directors will conclude, under the conditions and clauses that it will determine, all agreements intended to ensure the subscription of all or part of the shares to be allotted.

Existing shareholders are given advance notice of any proposed issuance stating, at a minimum, the number of shares to be issued, the proposed price or method of determining the price of issuance, and the time period – not exceeding three (3) months- and procedure for exercising the pre-emptive rights. All rules and conditions for exercise must be uniform for all shareholders who have this right.

Shares subject to pre-emption rights that are not acquired by existing shareholders pursuant to such rights may be issued to any person within a period of three (3) months after having been offered to existing shareholders at the same price as the price set for the exercise of pre-emption rights.

The allotment of shares at a lower price during or after such three (3) months period is subject to existing shareholders' rights.

For the payment of the shares subscribed in the event of a capital increase, the Board of Directors will, according to the needs of the Company, call for funds from the subscriber shareholders, by registered letter, at least one month before the date fixed for the payments.

Any late payment will automatically produce interest at the rate set by the General Meeting, for the benefit of the Company, until the day of payment.

The rights attached to shares not yet paid up will be suspended until the day of payment of principal and interest.

Article 11: Prohibition of invitation to the public

Any invitation to the public to subscribe to a share in the Company is prohibited.

Article 12: Reduction of Share Capital

By special resolution taken by a majority of shareholders holding seventy-five percent (75%) of the shares, the Extraordinary General Meeting may reduce the share capital, on the basis of a supporting report submitted to it by the Board of Directors; this report must also indicate how the reduction will be made.

The notice to participate in the meeting must be accompanied by the report referred above.

However, the share capital may not be reduced:

- where such reduction would result in the extinguishment or reduction of an obligation relating to the amount unpaid on a share;
- if there are no plausible grounds for the directors to determine that immediately after the reduction the Company will be in a position to satisfy the solvency test.

Article 13: Nature of shares

The shares subscribed in the Company are registered shares. The Company recognizes only one holder per share. When two or more persons jointly hold one or more shares of the Company, they will be treated as a single shareholder and must choose one of them who will represent them vis-à-vis the Company and who will be the only one to exercise the rights attached to the holding of a security.

If they fail to make this designation, the Company reserves the right to suspend the exercise of the rights attached to this share until a single person has been designated as representative of all the others.

Article 14: Shareholders' rights

A share in the Company shall confer on the holder:

- i. 1° the right to share in the distribution of the dividends of the Company;
- ii. 2° the right to share in the distribution of the surplus assets of the Company upon its liquidation;
- iii. 3° the right to vote on shareholders' resolutions which, in accordance with other rights and privileges and subject to such limitations or conditions on such rights as may be provided for in the Law governing Companies or these Articles of Association, includes:
 - appointing or removing an auditor or director;
 - approving a major transaction and any borrowing by the company or any guarantees to be issued by Directors
 - adopting or altering articles of association;
 - dissolving the Company;
 - approving an amalgamation in accordance with the provisions of the Law.

Unless otherwise specified in these Articles of Association, each share has attached to it the following rights:

- i. with respect to the right to share in the distribution of the dividends of the Company, the right to an equal share;
- ii. with respect to the right to share in the distribution of the surplus assets of the Company upon its winding up, the right to an equal share;
- iii. with respect to the right to vote on shareholders' resolutions, the right to one vote.

The shareholder shall have the right to inspect the register and other documents within the limits of relevant provisions of these Articles of Association and the Law governing companies.

A shareholder shall not be liable for an obligation of the Company by reason of being only a shareholder.

Article 15: Shareholders 'liabilities

The liability of a shareholder shall be limited to:

- i. any amount unpaid on a share held by the shareholder;
- ii. any liability to repay a distribution received by the shareholder to the extent that the distribution is recoverable.

The shareholders may, by unanimous resolution or by unanimous shareholders' agreement, approve any payment, provision, benefit, assistance or any other distribution provided that

there are reasonable grounds to believe that, after the distribution, the Company is likely to satisfy its solvency test.

Possession of a share implies acceptance of the articles of association and the regular decisions of general meetings. When a title is pledged, the owner continues to exercise all the rights attached to it.

The heirs or creditors of a shareholder may not, for any reason whatsoever, provoke the affixing of seals to the books, property, merchandise and securities of the Company or oppose them, request an inventory, sharing or bidding, nor interfere in any way in its administration.

To exercise their rights, they must refer to the social inventories and balance sheets and to the decisions of the General Meeting of shareholders.

Article 16: Date for determining shareholders 'rights

The date for determination of shareholders entitled to receive notice of or vote at a meeting of shareholders is:

- the close of business on the day immediately preceding the day on which the notice is given;
- if no notice is given, the day on which the meeting is held.

The date for the determination of shareholders rights for any purpose except determining the right to receive notice of or to vote at a meeting is at the close of business on the day on which the directors pass the resolution relating thereto.

The Board of Directors fixes in advance a date on which the shareholders are to be determined for the purpose of determining shareholders entitled to receive notice of or vote at a meeting of shareholders, provided that the date fixed may not precede by more than thirty (30) days or by less than ten (10) days the date on which the meeting is to be held.

Article 17: Variation of rights

Where the share capital of the Company is divided into different classes of shares, the Company does not take any action which varies the rights attached to a class of shares unless that variation is approved by a special resolution of shareholders having such a class of shares.

Where the variation of rights attached to a class of shares is approved and the Company becomes entitled to take the action concerned, the holder of a share of that class, who did not consent to or cast any vote in favour of the resolution for the variation, may apply to a competent Court for an order against acts that are prejudicial to a shareholder, or he or she may require the Company to purchase those shares.

Article 18: Special rights

Without prejudice to any special rights previously conferred on the holders of any existing shares or class of shares, any share in the Company may be issued with such preferred, deferred or other special rights or with such restrictions, whether in regard to dividend, voting, return of capital or otherwise as the Company may determine from time to time by ordinary resolution.

Nevertheless, the rights conferred upon the holders of the shares of any class issued with preferential or other rights will not, unless expressly provided otherwise in the terms of issuance of the shares of this class, be deemed to be varied by the creation or issuing of further shares ranking *pari passu* therewith.

Article 19: Classes of the shares and rights thereto attached

In accordance with the law governing companies, the Company may have different classes of shares as the Board of Directors may determine. The Board of Directors shall determine for each class, the specific rights thereto attached, in accordance with the law.

Article 20: Modification of rights

If, at any time, the share capital is divided into different classes of shares, rights attached to any class (unless otherwise provided in the terms of issuing shares of this class) may, whether the Company is being wound up or not, be amended by a resolution adopted at a separate general meeting of the holders of the shares of the class.

Article 21: Transfer and transmission of shares

Without prejudice to the relevant legal provisions, a share can be transferred by a shareholder either to his/her spouse and/or his legitimate children or to the person selected by the transferor.

No share shall be transferred to a non-shareholder unless he/she has been selected by the transferor and approved by the Board of Directors.

Where a shareholder wishes to transfer his/her/its shares, these will be offered to other existing shareholders on pro rata basis and if they do not purchase the shares then the shares can be sold to a third party which shall be approved by the Board of Directors.

Where a non-shareholder has not been approved by the Board of Directors either for lack of trust in him/her/it or for failure to accept the share value, such share/s shall be offered to the existing shareholders as the Board shall determine. A shareholder may not pledge their shares as security to a third party.

Notwithstanding the provisions of the preceding paragraphs of this Article, in the event that the Board of Directors deems it necessary to obtain additional financing for the Company or its business, by way of the sale at a premium, of the shares to third parties (whether such sale shall be by way of the transfer of existing shares or the issue of new shares, or both), this condition will then be waived as appropriate on such terms as the Board shall determine.

<u>Article 22</u>: Notification of alteration of incorporation documents due to allotment of shares

When the Company issues shares, the Board of Directors submits to the Registrar General a notice of alteration of the company's incorporation documents within fifteen (15) working days from such an allotment.

Article 23: Registered shares

The ownership of registered shares is established by an inscription in the register of shares mentioned in Article 26 of these Articles of association.

The transfer of registered shares is affected and entered in the register of shares by a Director of the Company under a valid transfer instrument.

Unless otherwise provided for by the Law or in accordance with the provisions of these Articles of association, no transfer of shares shall be entered in the register of shares without presenting to the Company a valid transfer instrument in the form prescribed for this purpose.

Transfer operations in the register of shares are suspended on the day of the general meeting and for the five (5) preceding days, the first and the last day not counted.

Article 24: Form of Transfer and allotment of shares

Subject to the restrictions of these Articles of association as may be applicable, any shareholder may transfer all or part of his shares by a written instrument, in the usual common form or in any other form that the Directors may approve and unless and until otherwise provided by the Law governing companies, such transfer shall be signed by or on behalf of the transferor by the duly authorized person.

The common form of transfer, including electronic transfer, may be used provided that it does not violate the legal and regulatory provisions, including the Instructions of the Registrar General determining the modalities of electronic transfer from security to shares.

The Company shall not be bound to allow the exercise of any act or matter by a proxy for a shareholder unless a duly certified copy of the authorization of such proxy is filed with the Company.

The transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register of shareholders in this capacity. No fee shall be due for recording a transfer.

Article 25: Evidence of grant of probate

Any document which is by law sufficient evidence of probate of the will, or letters or certificate of administration of the estate, of a deceased person having been granted to some person is accepted by the company, notwithstanding anything in these Memorandum and Articles of Association, as sufficient evidence of such grant or undertaking.

Article 26: Register of shares and index of shareholders

In strict compliance with the legal provisions in force concerning the keeping of company records, the Company keeps at its head office, or at any other place in Rwanda, a register of shares in which the registered shares are entered and consulted by any shareholder or any interested third party.

Unless the register of shareholders is of such a nature as to constitute an alphabetical index in itself, the Company maintains an index of the names of the shareholders entered in the register

of shares, classified in alphabetical order, in the same place as the register of shares. The index relating to each shareholder contains sufficient information to make it easy to find the account of this shareholder in the register.

Article 27: Share certificates

Non-transferable certificates noting the entries into the register of their shares are issued to holders of registered shares within thirty (30) working days after the allotment of any of shares or in case of transfer.

A share certificate, validly signed by at least one Board Member, specifies the number of shares held by a shareholder and constitutes a prima facie evidence of his title to the shares. The certificate is cancelled and replaced each time there is a transfer, even partial, of the shares to which it refers.

If a share certificate is defaced, lost or destroyed, it may be renewed without payment of any fee and on such terms (if any) as to evidence and indemnification and payment of the Company's out-of-pocket expenses for investigation on the evidence, as the Directors think fit.

The Board of Directors is free to keep, in any place, one or more copies of the register of registered shares, which prove the rights of their owners in the event that the original could not be consulted. Electronic means may be used for registration of shares and an electronic register of shares may be kept.

Article 28: Declining to register the transfer

The Board may, in thirty (30) working days, refuse to register the transfer of a share on which the Company has advantages or a transfer not supported by a valid instrument of transfer. Where the Company refuses to register a transfer of a share, the Board of Directors shall, within five (5) working days, send the transferee a notice of refusal stating the reasons for the refusal.

Article 29: Suspension of transfer

Registration of transfers may be suspended by the Board of Directors if the holder has failed to pay to the company an amount due related to his/her/its shares.

Article 30: Notice concerning shares of Company's share capital

Within ten (10) days of the allotment of shares under these Articles of association, the Board of Directors shall give notice to the Registrar General specifying:

- 1) the number of shares allotted;
- 2) the amount of the consideration for which the shares have been issued, its value as determined by the Board of Directors;
- 3) the amount of the Company's share capital following the issue of the shares;
- 4) the rights, privileges, limitations and conditions attached to each allotted share or class, and its transferability.

In the case of a cancellation of shares, the notice specifies for shares of each class, the number cancelled and the date of cancellation.

Article 31: Conflict of interests for shareholders

Without prejudice to the provision of the law governing companies, where a transaction bears a shareholder personal interest, it shall be approved by the Board of Directors. Where this transaction exceeds 5% of the Company's property, the approval shall be taken by a special resolution of an extraordinary shareholder's meeting.

A shareholder of a Company who is interested in a transaction or proposed transaction with the Company, shall immediately after becoming aware of the transaction or proposed transaction cause to be entered in the register of interests, the annual report of the Company and disclose to the board the nature and extent of his or her interest and where the interest can be quantified and the monetary value of that interest.

The notice so entered in the register of interests shall be debated and decided on by the Board of Directors within three (3) months of the transaction being disclosed to all the shareholders by the Board of Directors, unless the Company receives fair value under the transaction.

If a transaction is entered into by the Company in the ordinary course of its business and on usual terms and conditions, the Company is presumed to receive fair value under the transaction. The question whether the Company receives fair value under a transaction is determined on the basis of the information known to the Company or to the interested shareholder at the time the transaction is entered into.

TITLE III: GENERAL MEETING OF SHAREHOLDERS

Article 32: Powers

The validly constituted general meeting of shareholders represents the universality of the shareholders.

Its decisions taken in accordance with these articles of association are binding on all shareholders, including those absent, incapable or dissenting.

Without prejudice to the authority attributed to the Board of Directors by these articles of association, it has extensive powers to carry out and ratify acts in the interests of the Company. It has the power, by a special resolution, to amend or revoke the memorandum of association and the articles of association.

Within five (5) working days after the Company adopts, alters or revokes its articles of association, the Board of Directors shall cause a notice to be delivered to the Registrar General for registration.

Article 33: Annual General meeting

In conformity with the law governing companies, an ordinary Annual General Meeting of Shareholders shall be held each year by the end of March. The meeting shall be held in the place indicated in the notice sent by the Board of Directors. Shareholders can attend the meeting through remote video conferencing means.

Article 34: Matters for resolutions by the annual general meeting of shareholders

Without prejudice to the law governing companies, the annual general meeting of shareholders hears the reports of the directors and auditors, rules on the financial statements, corrects them or rejects them.

After adoption of the financial statement, it decides, by a simple vote, on the discharge of the Board and the Auditors.

It also deliberates on any other business on the agenda. Where the financial statement is not approved at the annual meeting, it shall be presented to another special meeting called by the Board of Director within ninety (90) days. Meanwhile, and under its responsibility, the Board shall submit the tax declaration in accordance with tax laws.

<u>Article 35</u>: Documents to be disclosed annually to the shareholders by the Board of Directors

The Board of Directors shall send to every shareholder within the time limit provided for in these Articles of Association of the end of the calendar year, at least the following documents:

- a copy of the Company's annual accounts approved and signed;
- a copy of the auditor's report on those accounts;
- a copy of the Board of Directors' report relating to the same accounting period as those accounts.

<u>Article 36</u>: Content of the report of the Board of Directors to the Annual General Meeting of Shareholders

The annual report of the Board of Directors to the Annual General Meeting of the Shareholders shall be in writing and shall at least:

- 1. state the principal activities of the Company and its subsidiaries, if any, during the period and any significant changes in those activities during the period;
- 2. contain a fair review of the development of the business of the Company and its subsidiaries, if any, during the accounting period and of their positions at the end of it;
- 3. state any donations exceeding the prescribed amount, including charitable or **political** donations made by the Company since the date of the previous report;
- 4. state particulars of any entries in the register of interests made since the date of the previous annual report;
- 5. state the amount, if any, which the Board of Directors recommends should be paid as dividend and the amount, if any, which they propose to carry to reserves;
- 6. be signed by all the Board Members or, if not possible for acceptable reason, on behalf of the Board of Directors by at least two (2) Directors of the Company.

Article 37: Extraordinary General Meeting

The Board of Directors may, any time, convene an extraordinary general meeting of shareholders.

The Board of Directors shall convene an extraordinary general meeting of shareholders upon request made by written notice served on the Company signed by one or more persons holding

the right to exercise not less than five per cent (5%) of the votes entitled to be cast on the issues to be discussed at the meeting as set out in the notice.

Similarly, the Board of Directors shall convene an extraordinary general meeting of shareholders upon written request by the external Auditor(s).

Notice of each extraordinary general meeting is sent to all shareholders not less than fifteen (15) days before the date of the meeting, and notice states the agenda for the meeting.

In addition to the agenda to be as precise as possible, the notice shall always state the place of the venue, the time of the meeting, the names, and places of domicile of the requesting shareholders, as well as the number of their shares.

If after twenty-one (21) days from the date of service of the notice to convene a shareholders' extraordinary general meeting, the Board of Directors has not convened the general meeting, the signatories to the notice or any of them may convene the meeting, but such meeting is not held more than three (3) months after the date of service of the notice.

A general meeting convened under Paragraph 3 of this Article is convened in the same manner in accordance with this Article.

The Company repays to the signatories to the notice any reasonable expenses incurred by them due to the directors' failure of to comply with the provisions of this article, and any sum so repaid is deducted by the Company from the remuneration of directors who were in default.

Article 38: Other disclosures to shareholders

Where the Shareholders Meeting will need to deliberate on matters requiring special majority votes such as the change of Company's incorporation documents and these articles of association, major transactions, amalgamations, resolution for the Company to acquire its own shares, etc., the Board of Directors shall provide the Shareholders with full and reliable information related to:

- 1. proceedings at shareholders' meetings and the incorporation documents;
- 2. the index of the names of shareholders entered in the share registry;
- 3. other legal requirements.

Article 39: Calling for the meeting

The call or notice for the meeting shall contain the agenda proposed by the Chairperson of the Board of Directors. The call or notice for the meeting is done either by registered letters or E-mail sent to the registered shareholders, at least fifteen (15) calendar days before the fixed date for the meeting.

Any document to be sent to shareholders may be delivered physically or by electronic means to the shareholder, posted or delivered to the address for that shareholder shown on the register of shareholders.

The document posted to a shareholder is deemed to be received by the shareholder five (5) working days after it is delivered to the address for that shareholder shown on the register of shareholders.

If a document sent to a shareholder at the address shown on the register of shareholders is returned unclaimed three (3) consecutive times, the company does not have to send any further

documents to the shareholder until the shareholder notifies the company of his or her new address.

<u>Article 40</u>: Information to Auditors for attendance to the meeting of shareholders of the Company

The Board of Directors shall ensure that the notices and communications relating to the shareholders' meeting are sent to the auditors in order to enable their presence at the shareholders' meeting in accordance with the law governing companies.

Article 41: Agenda of the meeting

The Meeting deliberates on the matters stated on the agenda.

The meeting may also deliberate on other matters it deems necessary with the consent of all the members.

<u>Article 42</u>: Rights and responsibilities of a shareholder to propose any matter on the agenda

A shareholder may by written notice to the Board of Directors propose any matter for discussion or resolution at the next meeting of shareholders at which the shareholder is entitled to vote.

The proposal that may relate to the management of the Company, must be signed by the shareholder submitting it.

If the notice of proposal is received by the Board of Directors within twenty (20) working days before the last day on which notice of the relevant meeting of shareholders is required to be given by the Board of Directors, the Board of Directors must, at the expense of the Company, give notice of such proposal and the text of any proposed resolution to all shareholders entitled to receive notice of the meeting.

If the notice of meeting is received by the Board of Directors not less than five (5) working days and not more than twenty (20) working days before the last day on which notice of the relevant meeting of shareholders is required to be given by the Board of Directors, the Board of Directors must, at the expense of the shareholder, give notice of the shareholder proposal and the text of any proposed resolution to all shareholders entitled to receive notice of the meeting.

If the notice is received by the Board of Directors less than five (5) working days before the last day on which the notice of the relevant meeting of shareholders is required to be given by the Board of Directors, the Board of Directors must, if practicable, and at the expense of the shareholder, give notice of the shareholder proposal and the text of any proposed resolution to all shareholders entitled to receive notice of the meeting.

Article 43: Requirements for attendance

Within five (5) calendar days preceding the date fixed for the meeting - the date on which the call is made and the date of meeting not counted-, the owners of registered shares must inform the Board of Directors of their intention to attend and indicate the number of shares in which

they intend to participate in the voting. The Board of Directors always has the right to change the period mentioned above.

Article 44: Representation at the shareholders' meeting

Any shareholder may be represented at the general meeting by a special representative, with written powers of attorney. Minors, interdicted persons, the legal persons, companies, communities or establishments, can be represented by a proxy who is not a shareholder of the Company.

The co-owners, usufructuaries', bare owners, pledgees and pledgors must be respectively represented by the same person. Any irrevocable proxy is null. Ordinary proxy is only valid for one agenda.

The Board of Directors can rule on the form of the proxies and require that they be deposited at a place indicated in the notice, at least five (5) calendar days before the meeting.

Article 45: Quorum

The general meeting of shareholders can validly deliberate only when half of the authorized capital is represented.

If this condition is not met, a new meeting can be called within one month. This meeting validly deliberates on condition that a quarter of the authorized capital is represented.

Article 46: Bureau

The general meeting of shareholders is chaired by the Chairperson of the Board of Directors or, in his/her absence, by a Vice Person or by a director appointed by his/her colleagues.

The other Board Members present at the meeting, complete the Bureau; the latter will also include the employee acting as Company Secretary/Minutes taker and one (1) or two (2) scrutinizers chosen among the shareholders present at the meeting.

Article 47: Attendance List

An attendance list, drawn up by the Company Secretary shall mention the names, first names, professions, domiciles or names and registered offices of the shareholders and the number of shares and votes they represent; it shall be approved by the Meeting and signed by all the attendants.

The most practical way to confirm the presence of shareholders is determined by the general meeting when it is convened. The way chosen and the list of attendance will be mentioned in the minutes of the Meeting. The General Meeting rules, if it so requires, on disputes related to the capacity of the voters.

Article 48: Prorogation of the meeting

If it considers that the interests of the Company are at stake, the Board of Directors can postpone the ordinary or special general meeting to another date.

Shareholders representing one tenth of the authorized capital may, once, request that a matter be postponed if they consider that they are not sufficiently informed.

Due to the prorogation, the meeting is deemed not to have taken place and any decisions thereof are automatically null and void.

New questions can be submitted to the next meeting provided that they appear in the new notice.

In the event of an extension, the formalities accomplished to attend the first meeting remain valid for the second; in addition, every shareholder has the right to accomplish the formalities necessary to attend the next meeting even if he/she did not do so at the previous one.

Article 49: Voting

Each share gives right to one vote. The general meeting of shareholders decides by ordinary or special resolution. Ordinary resolution shall be approved by a simple majority of votes of those shareholders entitled to vote and voting on the matter which is the subject of the resolution.

Special resolution concerns cases stated in the law governing companies and/or in these Articles of association, including the adoption or modification of any Company incorporation documents. The special resolutions shall be adopted by a majority of the votes of seventy-five percent (75%) of the voting shareholders.

For any resolution, abstinences are counted neither in the calculation of the majority nor for positive or negative votes. Each resolution is done by a separate vote.

Voting is done by show of hands or by roll call, unless otherwise decided by the general assembly, by a special majority of three quarters of the voting shareholders. Any voting agreement is null. Voting related to appointments, remunerations, and dismissals shall be done by simple majority and secret ballot.

In the event of appointments, where all candidates obtain an equal number of votes, the most experienced candidate shall be elected the winner.

Article 50: Minutes of the meeting

Resolutions taken at a general meeting of shareholders are recorded in the minutes signed by the Chairperson, the Company Secretary and the Scrutineers.

Copies or extracts of these minutes to submit to the Registrar General, to produce in courts of law or elsewhere, are certified and signed by the Chairperson or the Vice-Chairperson of the Board of Directors or by two Directors or by a Managing Director jointly with the Company Secretary.

Article 51: Shareholders' written resolution in lieu of general meeting

A resolution in writing, signed by shareholders, shall be valid as if it has been passed at a general meeting of those shareholders, where the resolution is signed by shareholders who are entitled to vote on that resolution at a meeting of shareholders; and hold not less than seventy-five per cent (75%) of the votes entitled to be cast on that resolution, or such percentage above seventy-five per cent (75%) as is required under the incorporation documents.

Where a resolution in writing relates to any matter that is required by the Law or by the Articles of Association to be decided on at a meeting of the shareholders, and is signed by the shareholders specified in Paragraph One of this Article, it is deemed to be made in accordance with the Law or the Articles of Association of the Company.

Any resolution may consist of one or more documents in similar form, each signed or assented to by or on behalf of one or more of the shareholders specified in Paragraph One of this Article.

Within seven (7) days of a resolution being passed under this Article, the Company sends a copy of the resolution to every shareholder who did not sign the resolution or on whose behalf the resolution was not signed.

A resolution may be passed and signed under Paragraph One or 2 of this Article without any prior notice being given to shareholders.

TITLE IV: ADMINISTRATION AND MANAGEMENT OF THE COMPANY

Article 52: Management by the Board of Directors

The Company is managed by, or under the direction or supervision of the Board of Directors composed of a minimum of three (3) and maximum of seven (7) members, physical persons, shareholders or not.

The Board of Directors shall have all powers necessary for the management of the Company except those expressly reserved by the Law or these Articles of Association to other bodies.

Article 53: Appointment of Directors

The directors, who shall be physical persons, shall be appointed by a shareholders' ordinary resolution in an annual general meeting of shareholders and this meeting shall determine their number and the duration of their term of office.

A person to be nominated a director shall fulfil the requirements of the law governing companies, shall not be disqualified from appointment as a director and shall indicate his/her consent in writing. Any outgoing member of the board without any conflicting issue with the Company can be re-elected. At least, one director shall be ordinarily residing in Rwanda.

The Board of Directors may choose within or outside this Board, a management committee, and determine its capacity and its functioning.

Article 54: Remuneration and other benefits for members of the Board of Directors

By an ordinary resolution the general meeting of shareholders shall approve the remuneration of the directors and any allowances or benefits, including any allowances compensation for loss of membership, payable to the directors.

Directors may be paid all travel, accommodation and other expenses properly incurred by them in attending any meetings of the Board of Directors or in connection with the business of the Board of Directors.

Article 55: Removal of a member of the Board of Directors

The general meeting of the shareholders may, by an ordinary resolution, at any time, dismiss or remove one or all of the directors of the Company before the expiration of their term of office, with or without a stated reason or cause notwithstanding anything in these Articles of Association or in any agreement between the Company and the director.

The notice of shareholders' meeting must state that among items on the agenda of the meeting include the vote on the removal of a director and be sent to the director (s) concerned.

A director removed from office in the manner provided under Paragraph One of this Article is disqualified from performing other duties associated with his or her office as director.

Nothing in this Article is construed as depriving such a director of compensation or damages as a result of termination of office and disqualification from other duties associated therewith.

Article 56: Falling vacant for the post of a member of the Board of Directors

The mandate of a director is in vacancy for one of the following reasons:

- resignation in writing;
- removal from office;
- no longer meets the requirements;
- death.

Subject to the provisions of these Articles of Association, a director may resign office by signing a written notice of resignation and delivering it to the address for service of the Company and any such notice is effective from the time of receipt at the address for service of the Company or from such later time as is specified in the notice.

Notwithstanding vacation of the office of director, a person having held that office remains liable under the provisions of the Law governing Companies imposing liabilities on directors, in relation to all acts done and decisions made while that person was director.

Where the number of directors falls under three (3) before the following general shareholders meeting, the remaining directors and the auditors, meeting in a General Council, shall provisionally appoint another one. The definitive election for the achievement of the term will be held at the time of the next general assembly.

<u>Article 57</u>: Disclosure of replacement of the members of the Board of Directors to the Registrar General

Whenever a director is appointed, the Board of Directors discloses to the Registrar General and the shareholders, within ten (10) days, the director appointed, directorships held in the past five (5) years, working experience and occupations.

Such disclosure is made upon the appointment of each director and thereafter at least once annually and can in no way be included in the notice to shareholders of each annual general meeting of shareholders. In default of this, all the directors shall be considered as defaulting persons.

Article 58: The Board's responsibility

The Board of Directors represents the Company only; it only exercises its duties for the Company and contracts no personal obligations when acting within the scope of the Company.

It is only answerable for acts or omissions or faults committed during the exercise of its functions and execution of the term of office.

The Board is jointly responsible for offences contrary to the law or the statute governing this Company committed either towards the Company or the third party.

According to the law governing companies, where a director or directors wilfully commits a breach of any duty:

- 1. shall be liable to compensate the Company for any loss it suffers as a result of the breach;
- 2. shall be liable to account to the Company for any profit made as a result of such breach;
- 3. any contract entered into between the director or the officer and the Company with regard to that transaction may be rescinded by the Company.

They will be discharged of this responsibility for offences to which they did not take part, if no fault was committed by them and if they denounced these offences in the next general assembly after they had knowledge of their commission.

Article 59: Prohibition of conflict of interests for a board member

Any transaction in which a member or members of the board of directors have interest in, shall be done in a manner consistent with the law governing companies.

A resolution for the approval of one or several transactions, or of a series of existing transactions shall not be valid unless is signed and approved at the latest within fifteen (15) days following the date on which the first series of transactions started to be conducted.

A Director shall, forthwith after becoming aware of the fact that he/she is interested in a transaction or proposed transaction with the Company, cause to be entered in the interest register where it has one and disclose to the Board.

A director of the Company who is interested in a transaction entered into or to be entered to, by the Company shall not vote on any matter relating to the transaction. If he/she votes on it, his/her vote shall be null and void. A transaction shall not be void where the Company receives fair value under it.

Article 60: Powers of the Board

The Board of Directors is invested with extensive powers without limitation and reservation, to act in the name of the Company, to carry out all operations and acts of administration and of disposal which is in the interest of the Company and which relates to its objectives.

All what is not expressly reserved for the general meeting of shareholders by law or by the present statute, is in the competence of the Board of Directors.

In conformity with the law governing companies, the Board of Directors shall not enter into a major transaction unless the transaction is approved by special resolution from the general meeting of shareholders.

In particular, the Board of Directors is competent to:

- 1. adopt its internal rules indicating, among other things, the method of convening and holding its meetings;
- 2. adopt any agreements on behalf of the Company;
- 3. delegate some of its powers to a director, a management committee, an employee of the Company or any other person of its choice. Within this framework, the Board may appoint and dismiss a Chief Executive Officer who is responsible for the day-to-day management of the company, and, if necessary, a Company Secretary.

It sets the working conditions and their remuneration.

However, the Board, which has thus delegated its powers, remains responsible for the exercise of these powers by the representative it replaced. To be able to carry out its duties, the Board of Directors may create committees whose terms are made by it (Board of Directors).

Article 61: Non-disclosure of the Company information or opportunity

Any person appointed as a director has the duty to act with loyalty to the Company. This duty includes but is not limited to the following:

- i. not to use property of the Company for the director's personal benefit;
- ii. not to disclose or use confidential information of the Company for the director's or any other person's personal benefit;
- iii. not to take business opportunities of the Company;
- iv. not to compete in business with the Company including but not limited to competing individually or as a director of another company which competes in business with the Company.

A director shall not make improper use of his or her position as a director of the Company or of any information acquired solely by virtue of his or her position, and to which he/she would not have had access in other circumstances, to gain directly or indirectly, a personal benefit for himself or for any other person or to cause detriment to the Company other than for the purposes of the Company.

A director may disclose, use, or act on the basis of any information if particulars of the disclosure, use or act are entered in the register of interests and the director is authorized to do so by the Board of Directors and the Company receives fair value thereof.

A Company's director may, upon notice to the Board of Directors, put to use or disclose information to a person whose interests he/she represents or to the person authorized to be informed following guidelines, instructions, powers and responsibilities.

The Board of Directors may authorize a director or directors to disclose, put to use information or act depending on it, provided the Company's interests are not jeopardized. Any interest that a director or directors obtained from using the information he/she has access to, shall be made known to the Company.

Article 62: Elections of the Chairperson of the Board

The Board of Directors meet and appoint a chairperson, and a vice chairperson who replaces the chairperson in his/her absence or prevention to act as Chairperson for any reason.

Article 63: Board Meetings

The Board shall meet once a year and any time if it deems necessary. Conducting meetings through electronic means is permitted.

The quorum for the meeting shall constitute two third (2/3) of the members of the Board. Each hindered member can, by letter, give to one of his/her colleagues, the capacity of representation in the board and the General Council meeting and vote in his/her behalf. The proxies are annexed to the minutes of the meeting.

Any proxy can represent several of his colleagues, provided that the majority of the members are personally present. The board of directors meets after a call for the meeting from the chairperson who presides it.

If a meeting has not been held due to lack of quorum after two adjournments, then at the third adjourned meeting the directors present will form quorum.

If for any reason whatsoever, the chairperson does not convene the meeting of the board, and if the majority of directors regard it necessary, the board meeting is convened and chaired by the vice chairperson or, in his/her absence, the director appointed by his /her colleagues, anytime the interest of the Company so requires and, in the place, indicated in the invitation.

Article 64: Decisions and minutes of the meeting of the Board

Every decision of the Board of Directors is taken by an absolute majority of the directors present in the meeting or represented ones.

If during a meeting of the Board of Directors constituting the required majority to validly deliberate, one or several members abstain because they have personal interest's contrary to those of the Company, the majority of other present members will validly take the decisions provided that the voting members represent a quorum. Failing this, the issue is submitted to an extraordinary meeting of shareholders convened for this purpose by any director and within a maximum period of 30 days.

The deliberations of the Board of Directors are written down in the minutes signed by the majority members present at the deliberation and who take part in the voting. These minutes can be drawn on separate sheets of paper; these sheets of paper are bound together at least once a year.

The proxies as well as the notices and the ballot votes or telegrams or duly printed e-mails are also annexed to it.

The copies or extracts to be produced in justice or elsewhere are signed by the Chairperson or by two members of the Board. The Board may have circular decisions, if necessary.

Article 65: Delegation of powers

The Board may entrust to one of the directors and upon a Managing Director any of the powers exercised by it, but within such terms and conditions and with such restrictions as may deem fit; however, the board may from time-to-time revoke, withdraw, alter or vary all or any of such powers.

However, the members of Board of Directors cannot delegate any of their fiduciary duties.

If the Board of Directors have delegated any power under Paragraph One of this article, then every director, whether a party to the decision to delegate or not, is responsible for every exercise of the power by the delegate as if the power was exercised by the director or any one or more of them, unless he or she:

1° believes on reasonable grounds at all times before the exercise of the power that the delegate will exercise the power in conformity with the duties imposed on directors of the Company by the Law governing Companies and these Articles of Association;

2° has monitored, by means of reasonable methods properly used, the exercise of the power by the delegate.

Article 66: Appointment of a Managing Director

The Board may from time to time appoint and delegate powers to a Managing Director from within the Board or an employee of the Company or any other person out of the board for such period and on such terms as it deems fit. The Board of Directors determines the terms of any service contract with a Managing Director or other Executive directors.

The Board of directors shall determine the salaries, emoluments and allowances attached to the mandates, capacities, delegation or mission it confers; these salaries, emoluments and indemnities are attributable to the operating expenses of the Company.

Article 67: Powers assignable to a Managing Director

The Board shall by a special decision, determine the powers and duties of a Managing Director responsible for the daily management of the Company.

In principle, all acts relating to the day-to-day management of the Company are devolved, by implicit delegation of the Board, to the Managing Director or Chief Executive Officer/Manager.

The person responsible for the daily management of the Company must regularly inform the members of the Board of Directors of the general progress of the Company and respect the budget lines set by the Board.

Major commercial transactions fall within the competence of the Board of Directors, which must give its prior approval, even if ultimately the commercial contract, is signed by the person responsible for the daily management, by delegation of the Board of Directors.

Save with the prior approval of the Board, the Managing Director shall not on behalf of the Company:

a) change the nature or scope of the Company's business as carried on from time to time in any material way or discontinue such business (except where it is insolvent)

or commence any new business (not being ancillary or incidental to the Company's Business);

- b) acquire or make any investment in another Company or business or incorporate or set up any subsidiary;
- c) conclude any material contract, transaction or arrangements with any person other than in normal course of the Company's business;
- d) sell, transfer, lease, license, or in any way dispose of its business or undertaking or any part of it or interest in it otherwise than in ordinary course of its business;
- e) if the Board deems fit other restrictions shall be determined.

Article 68: The Company Seal

The Board shall provide for the safe custody of the seal, which shall be used by the authority of the Board or of a committee of the board authorized by the board on that behalf, and any instrument upon which the seal is to be affixed shall be signed by a director in the name of the Board and countersigned by the Company secretary.

Article 69: Company Signatures

In the absence of a special delegation from the board of directors, all acts binding the Company, other than those of day-to-day management, must be signed jointly, either by the Chairperson and Managing Director, or by the vice Chairperson and the Managing Director.

Corporate officers and proxy third parties can validly commit the Company only within the limits of the powers they are conferred on by the Board of Directors. The Company is not bound and the acts performed in its name are void, unless they bear the signatures prescribed in this article.

Article 70: Appointment of an employee to act as Company Secretary

The Board of Directors may appoint an employee as a Company Secretary for such term, at such remuneration and under such conditions that it deems appropriate; and any employee so appointed can only be removed by the appointing body.

Such employee shall, among others, as the appointing authority may determine, advise directors on their responsibilities and powers; inform directors about all the necessary regulations or those which may affect the meetings of shareholders and of the Board of Directors, reports thereof and submission of all Company documents required by the law to relevant organs as well as consequences due to the failure to comply with such regulations; ensure that minutes of the meetings of shareholders or the Board of Directors are well prepared and that registers provided for by the incorporation documents are accurately kept; ensure that annual balance sheet and other required documents are submitted to the Registrar General as provided for by the Law; ensure that copies of annual balance sheet and activity reports are transmitted to relevant destinations in accordance with the Law governing companies and to any person as provided by the Law; ensure the registration of Company shares, perform such other duties as may be assigned by the Board of Directors.

Article 71: Representation of the Company in legal cases

A Managing Director can, in the name of the Company, represented by its Board of Directors, file, form and support all actions as well as claiming and defending the Company before any jurisdiction of judicial or administrative order, exercise all recourse, ensure the execution of intervening decisions, sign all deeds, proxies, documents, sub-delegate without substituting his/her powers, within limits and duration determined.

The Managing Director, by way of a general or special agreement, may appoint a legal Counsel to represent the Company in any litigation or any meeting aimed to create, protect, safeguard, Company's interests.

To this end, the Managing Director may assign the legal Counsel to deal, on behalf of the Company, for due remuneration, with any situation which could, in one way or another, concern the interests of the Company.

TITLE-IV CONTROL AND AUDITING

Article 72: Audit and Control of Company's activities

The transactions of the Company are audited by (an) auditor(s) or auditing firm as stated in the law governing companies, appointed at each annual general meeting. The remuneration and other expenses for the auditor(s) or the auditing firm shall be determined by the general meeting of shareholders at each annual meeting.

Article 73: Powers

The auditors or an auditing firm shall have rights of inspection and control on the overall operations of the Company, within the limits of the law governing companies. The Board of Directors shall ensure that auditors or auditing firm of the Company have access to the accounting records and other documents of the Company, but without displacing them.

Auditors of the Company are entitled to receive from Directors or employees such information and explanations as they think necessary for the performance of their duties as auditors. An employee who is asked to provide information may not disclose such information or provide the required opinion.

TITLE VI: ACCOUNTING RECORDS, ACCOUNTING PERIOD, INVENTORY, BALANCE SHEET, DIVIDEND DISTRIBUTION

Article 74: Obligation to keep accounting records

Without prejudice to the relevant provisions of relevant Laws, the Board of Directors shall ensure that the Company keeps accounting records at all times that give a true and fair view of the company's financial position and that explain its transactions and comply with accepted accounting standards.

Accounting records contain proper books of account and are kept in a written form or in a manner in which they are easily accessible and convertible into a written form with particular respect to:

- i. daily receipts and expenses with their accounting documents;
- ii. a record of the assets and liabilities of the Company;
- iii. all sales and purchases of goods by the Company, those who bought them and related invoices;
- iv. a record of stock held and its variation;
- v. where the Company business involves providing services, a register of services provided and relevant invoices

Article 75: Accounting period

The Company accounting period begins on the first January and ends on the thirty first of December of each year.

Article 76: Obligations of the Board of Directors in relation to annual accounts

The Board of Directors shall ensure that, within the time limits specified in the Laws governing tax and companies and in these Articles of Association, annual accounts are:

- i. prepared and then audited by an independent auditor appointed by the Shareholders annual meeting;
- ii. disclosed to the shareholders;
- iii. approved by the shareholders in their annual meeting;
- iv. delivered to the Registrar General.

Article 77: Inventory and closing of the accounting period

On the thirty first of December of each year, the business transactions in the Company's accounting books, as well as the accounting period, are closed.

The Board of Directors shall ensure that at the end of each accounting period, the day-to-day Management of the Company draws up the inventory of all movable and immovable assets, all debts, profits and loss account of the Company, a complete financial statement as well as an appendix containing the summary of its commitments and the debts the directors owe to the Company.

<u>Article 78</u>: Obligation and deadline for the Board of Directors to prepare and adopt financial statement and annual report

The Board of Directors shall, within eighty (80) days following the end of the financial year, prepare and adopt the financial statement together with the balance sheet and an annual report on the affairs of the Company during the accounting period.

The balance sheet must give a true and fair view of the state of the affairs of the Company as at the accounting reference date and its profit and loss account must give a true and fair view of the profit or loss of the company for the concerned accounting period.

Article 79: Standards for balance sheet preparation

The balance sheet of the Company shall comply with international standards. In particular, all financial statements must contain explanatory notes on significant Company's policies, trends, risks, uncertainties and other factors influencing the reporting.

The annual report and the financial statements shall conform to the provisions of relevant laws and required standards.

<u>Article 80</u>: Obligation and deadline for the Board of Directors to communicate financial statement, annual report to the Auditor(s)

The Board of Directors shall ensure that, within sixty-five (65) days following the end of the financial year, the financial statement, signed by at least one representative of the Company, be submitted to the auditors.

Article 81: Obligation and deadline for the Auditor(s) to communicate the audit report to the Board of Directors

The Auditors shall submit to the Board of Directors their audit report at least ten (10) days before the date of the Annual General Meeting of the Company.

<u>Article 82</u>: Obligation for the Board of Directors to communicate the audited report and relevant information to the Shareholders

The Board shall cause a copy of the duly audited annual reports -together with other documents stated in Article **35** of these Articles of Association- to be sent to every shareholder not less than fifteen (15) days before the date of the annual general meeting of shareholders.

Article 83: Duties of the Board of Directors in relation to the special annual accounts

Along with the requirements for the ordinary annual accounts, the Board of Directors shall ensure that, within three (3) months of the accounting reference date, special annual accounts are audited by an independent auditor and approved by directors and signed on their behalf at least by two Directors.

As defined by the Law governing companies, special annual accounts are a set of accounts showing the activities of the company during the accounting period, which include a balance sheet, a profit and loss account, cash flow statements, equity and changes therein.

Without prejudice to the provisions of Paragraph 1 of this Article, special annual accounts comply with any regulations concerning annual accounts and with any requirements applicable to the company under relevant Laws

<u>Article 84</u>: Disclosure of remuneration and other benefits for directors and other employees

During each annual general meeting of shareholders, the Board of Directors shall disclose to the shareholders the total compensation, including bonuses and incentive schemes, paid to each

director, managing director, executive director and any other officer or manager who has responsibility for management and operation of current activities of the Company.

Such disclosure can in no way be included in the notice inviting shareholders to each annual general meeting of shareholders.

Article 85: Discharge to the Board of Directors and Auditors

After the adoption of the balance sheet, the general assembly may by a simple vote, discharge the directors and the auditors. This discharge releases the eventual securities concerning non-renewable mandates.

The discharge is valid only if the balance sheet contains neither omission, nor false indication concealing the real situation of the Company and, concerning the acts made contrary to the Articles of Association, if they make the subject of special indication in the notice.

Article 86: Dividend Distribution

The Company shall not make any distribution of dividends unless upon authorization by the board of directors and approval by the general annual meeting of shareholders. Such approval shall be taken by a special resolution.

The Board of Directors may authorize a distribution of dividends at such time and of such amount as it thinks fit, if the Company shall, upon the distribution being made, satisfy the solvency test.

Where, after a distribution of dividends is authorized and before it is made, the Board of Directors ceases to be satisfied that the Company shall, upon the distribution of dividends being made, satisfy the solvency test, any distribution of dividends made by the Company shall be deemed not to have been authorized.

Article 87: Communication to the Registrar General

Within thirty (30) days after the approval of the financial statements by the annual general meeting, the Board shall submit to the Registrar General copies of the financial statements and the auditor's report on those statements.

However, in case new Board Members are appointed by the Annual General Meeting of Shareholders, the resolution thereof shall be submitted to the Registrar General in less than ten (10) days of the appointment.

TITLE VII: DISSOLUTION - LIQUIDATION

Article 88: Dissolution of the Company

The Company can be dissolved at any time by a special resolution passed by an extraordinary general meeting of shareholders

In case the Company undergoes a loss of a quarter of its share capital, the Board of Directors will convene an extraordinary general meeting of shareholders and submit to it the measures which should ensure the rectification of the situation.

Where the Company:

- is unable to pay its due debts;
- is unable to satisfy its insolvency test,
- is over indebted and is not in position to pay the debts at the due date, the provisions of the law relating to commercial recovery and settling issues arising from insolvency will apply.

Article 89: Liquidation

The general meeting of shareholders which will decide on the dissolution of the Company will also decide on the principles to be followed by the liquidators.

TITLE VIII: GENERAL PROVISIONS

Article 90: Applicable laws

The undersigned, shareholders of HATTON AND COOKSON Ltd, declare and undertake to comply with the relevant and mandatory provisions of Rwandan laws, more specifically the provisions of the law governing companies.

Article 91: Election of domicile

Unless otherwise stated in these Articles of Association, for the implementation of these Memorandum and Articles of Association, the domicile for any shareholder, a director or an auditor is presumed to be that of the Company to which all communications, summons and notices can be addressed, and which shall constitute the address for legal proceedings on them.

Done at Kigali, this day 19th of March 2022.

THE SHAREHOLDERS:

1. TAJDIN HUSSAIN JAFFER (sé)

- 2. KHATUN JAFFER (sé)
- 3. SHEIDA JAFFER (sé)
- 4. SHELLINA LILANI JAFFER (sé)