



THE GOVERNMENT GAZETTE OF MAURITIUS

Published by Authority

No. 23

–

Port Louis : Saturday 25 March 2023

–

Rs. 25.00

TABLE OF CONTENTS

GENERAL NOTICES

- 371 — Legal Supplement
- 372 — Acting Attorney General
- 373 — Notice under the Land Acquisition Act
- 374 — Notice under the Cadastral Survey Act
- 375 — Notice for Public Inspection of EIA Report
- 376 — Invitation for Bids – Mauritius Prison Service
- 377 — Notice of the Mauritius Police Force for the Relocation of L'Escalier Police Station
- 378 — Notice of Declaration of Vacancy – The Village Council of Rose Belle
- 379 }
to } Notice under the Prevention of Corruption Act 2002
381 }
- 382 — Guidelines for Skippers/Licensees of Pleasure Craft with Regard to Protocol for Entry and Departure of Vessels at Port Louis Harbour
- 383 — Declaration of Event Year – Crop 2010
- 384 — Notice under the Co-operatives Act 2016
- 385 }
to } Change of Name
388 }
- 389 — Notice under the National Land Transport Authority
- 390 }
to } Notice under the Industrial Property Act 2019
396 }

LEGAL SUPPLEMENT

See General Notice No. 371

16.	Parcel Freight Services Ltd	Incorporated in UK
17.	ETA Logistics Solutions Ltd	Incorporated in UK
18.	United Experience Ltd	(Incorporated in Seychelles)
19.	U Properties Services Ltd	Company No. 61810
20.	Acclaim Ltd	Incorporated in the Isle of Man
21.	SL Consultancy Service Ltd	(Incorporated in the Republic of Seychelles as an International Business - Company No. 133887)

- (b) **requiring the said banks** to declare in writing to the Applicant the nature and source of the money so attached within 48 hours of service of the Order; and
- (c) **prohibiting the said banks** from transferring, pledging or otherwise disposing of the money so attached, except by an Order of the Honourable Judge upon good cause shown to his/her satisfaction.

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

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

Under all legal reservations.

Dated at Le Réduit, this 17th day of March, 2023.

Mrs B. Mahejabeen Chatoo
of ICAC Headquarters, Réduit Triangle, Moka
Applicant's Attorney

General Notice No. 382 of 2023

**GUIDELINES FOR SKIPPERS/LICENSEES OF PLEASURE CRAFT WITH REGARD TO
PROTOCOL FOR ENTRY AND DEPARTURE OF VESSELS AT PORT LOUIS HARBOUR**

These guidelines have been established in accordance with Section 6 (f) of the Tourism Authority Act 2006 in relation to operation of pleasure craft and shall strictly be complied with by the skipper/licensee in charge of the craft. Failure to do so shall amount to an offence under Section 126 (b) of the same Act.

A. Pleasure Craft proceeding to foreign port, Port Mathurin or to Outer Islands (St Brandon group of islets and Agalega)

The skipper/licensee of a pleasure craft, as the case may be, who intends to proceed to a foreign port, Port Mathurin or to Outer Islands (St Brandon group of islets and Agalega), shall:

- i. need the authorisation of the Outer Islands Development Corporation Ltd in the event the destination is the Outer Islands
- ii. notify the Tourism Authority, at least 48 hours in advance, so that it can be confirmed that the craft will be under the operational charge of a skipper holding a Category A Skipper's Licence (Oceangoing) and there is a survey certificate in respect of that craft which certifies its seaworthiness

- iii. navigate the pleasure craft or cause it to be navigated to the Customs Landing Steps inside Port Louis Harbour for immigration formalities, the issue of the departure clearance certificate by the Mauritius Revenue Authority (Customs) and for the verification of specific documents, as applicable, by the National Coast Guard
- iv. after the above clearances are obtained, request permission to leave the harbour from the Port Harbour Radio and shall inform the station about its next destination
- v. keep the Automatic Identification System (AIS) switched on at all times during the voyage and, in case of breakdown or defects of the AIS, immediately report the matter to the National Coast Guard Operations Room

B. Pleasure Craft returning from foreign port, Port Mathurin or Outer Islands

The skipper/licensee of a pleasure craft, as the case may be, who is in charge of a pleasure craft on the return passage from a foreign port, Port Mathurin or from Outer Islands (St Brandon group of islets and Agalega), shall:

- i. imperatively navigate the pleasure craft or cause it to be navigated to Port Louis Harbour to obtain the green light and free pratique from the Port Health Authorities and then to obtain the clearance of the Mauritius Revenue Authority (Customs) and of the Passport and Immigration Office
- ii. after obtaining the abovementioned clearances, inform the National Coast Guard Harbour Security Unit prior to leaving the harbour for the mooring place assigned to the pleasure craft
- iii. comply with directives issued by the National Coast Guard Harbour Security Unit especially with regard to boarding of the pleasure craft and inspection of relevant documents

C. Pleasure craft leaving their mooring places for trips including overnight cruise/cruise for several days within the territorial waters

The skipper/licensee, as the case may be, who intends to navigate a pleasure craft from its mooring place for a trip including overnight cruise or cruise for several days but within the territorial waters shall notify the nearest National Coast Guard post and shall provide the following information for his own safety at sea:

- i. date and time of departure
- ii. expected time of arrival
- iii. number of passengers and crew
- iv. itinerary or voyage plan of the craft
- v. purpose of sea sortie;
- iv. skipper's/licensee's mobile number

Note: No Customs clearance is required for a pleasure craft leaving its mooring place for cruise within the territorial waters of Mauritius.

Any skipper/licensee who fails to comply with these guidelines shall commit an offence and, shall, on conviction, be liable to a fine of not less than 10,000 rupees and not exceeding 100,000 rupees and to imprisonment for a term not exceeding 3 years.

17 March 2023

Tourism Authority