

SAINT VINCENT AND THE GRENADINES

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GOVERNMENT NOTICES

No. 82

HOUSE OF ASSEMBLY NOTICE OF INTENTION TO

INTRODUCE PRIVATE BILLS

1. Notice is hereby given that the Trustees of the Arnos Vale Covenant Assembly of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

2. Notice is hereby given that the Trustees of the Mountain of Fire and Miracles Ministries of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

3. Notice is hereby given that the Trustees of the Church of Christ at Richland Park of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

4. Notice is hereby given that the Trustees of the Light House Chapel International of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

5. Notice is hereby given that the Trustees of the Word of Life Deliverance Ministries of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

6. Notice is hereby given that the Trustees of the Pillar of Truth Ministries Inc. of St. Vincent and the Grenadines intend to introduce a Private Bill for the incorporation of that body.

OBJECT AND REASON

The reason for the Bill is to provide for the incorporation of that body as a body corporate.

NICOLE HERBERT

Clerk of the House of Assembly.

2nd August, 2016.

No. 78

VACANCY NOTICE

Applications are invited from suitably qualified persons for the appointment to the post of Senior Crown Counsel within the Attorney General's Chambers.

JOB DESCRIPTION

JOB TITLE: SENIOR CROWN

COUNSEL

REPORTS TO: ATTORNEY

GENERAL

SUPERVISES: CROWN COUNSEL

AND LEGAL SECRETARY

CLASSIFICATION: GRADE 19

A. RELATIONSHIP AND RESPONSIBILITIES:

- 1. Provision of professional efficient and ethical legal services to the Government of Saint Lucia in matters related but not limited to the conduct of civil litigation, provision of legal advice, drafting and vetting of contracts and other agreetments.
- 2. Required to respond whenever necessary to the Attorney General and Solicitor General on matters related to work in progress.
- 3. Works under the direction of and reports to the Attorney General and Solicitor General.

B. DUTIES AND TASKS

- 1. Prepares, presents and represents the Government of Saint Lucia in all civil matters in all courts in Saint Lucia and provides guidance and assistance to the Crown Counsel in the conduct and progress of matters.
- 2. Functions as a legal representative of the Government locally, regionally and internationally in matters involving civil issues.

- 3. Prepares all legal documents to be filed in civil matters.
- 4. Appears in appeals in disciplinary matters before the Public Service Board of Appeal and the Income Tax Appeals Tribunal.
- 5. Provides legal advice to all Ministries and Government Departments to ensure that the interest of the Government is safeguarded.
- 6. Drafts and vets Deeds and Agreements, Memoranda of Understanding, Contracts and Notarial documents to which Government is a party.
- 7. Reviews, vets and approves documents for Marriage Licenses, Aliens Licenses and any other related matter.
- 8. Advises the Attorney General on applications by Non-Profit Companies and applications for admission to the Bar by non-citizens.
- 9. Vets Loan Agreement with Foreign Government or Agencies.
- 10. Processes Mutual Legal Assistance Requests (internal and external), Letters Rogatory including matters of extradition and registration of restraining orders and advising on treaty and international obligations.
- 11. Represents the office of the Attorney General on various committees, statutory bodies and other Boards established by Government.
- 12. Represents the Government of Saint Lucia at workshops, confrences and other meetings locally and overseas.
- 13. Liaises with other Senior Crown Counel on matters affecting the office of the Attorney General and ensures familiarity with all major matters invloving Chambers including litigation.
- 14. Acts as Tutor Ad Hoc in applications for adoption of infants.
- 15. Prepares and represents the State in the adjudication of matters, mediation, negotiation and in particular Boards of Assessment.

16. Performs such other duties as may be assigned from time to time by the Attorney General.

C. CONDITIONS

- 1. Functions in a scheduled travelling post and will receive travelling allowance in accordance with approved rates.
- 2. Required to maintain motor vehicle for the proper performance of duties.
- 3. Accommodation is provided in a general administrative office.
- 4. Institutional support is provided through appropriate civil service regulations and departmental guidelines.
- Salary, allowances and vacation leave are in accordance with the terms and conditions stipulated by Government in the Estimate/Collective Agreement and policy documents.
- 6. This post is non-pensionable.

D. EVALUATION METHODS

Work performance will be evaluated on the basis of the following:

- 1. Demonstrated supervisory capabilities and interpersonal skills.
- 2. Punctuality and consistent attendance to duties.
- 3. Quality of work done and relevance of solutions.
- 4. Compliance with Chambers' guidelines and standard operating procedures.
- 5. Effective implementation of duties, responsibilities and assignments as defined in the job description.
- 6. Compliance with and responsiveness to supervision and level of supervision given.

E. <u>SKILLS, KNOWLEDGE AND ABILITIES</u>

- 1. A working knowledge of and ability to interpret Legislation, Civil Service Rules and Regulations, Collective Agreements.
- 2. Demonstrated ability to organize and work independently on multiple tasks/

- projects and complete assignments within specified deadlines.
- 3. Ability to plan and organize work and prepare clear concise reports.
- 4. Extensive knowledge of the court procedure.
- 5. Extensive knowledge of legal principles, practices and proceedings.
- 6. Knowledge of Government procedures and practices.
- 7. A sound working knowledge of the Laws of Saint Lucia.
- 8. Ability to establish and maintain effective working relationships with colleagues and the Public.
- 9. Ability to analyse issues, interpret and make sound recommendations.
- 10. Proven ability to solve legal problems in a methodical and practical way.

F. QUALIFICATIONS AND EXPERIENCE

1. Master's Degree in Law and a Legal Education Certificate plus Five (5) years legal experience.

OR

2. A Bachelor's Degree in Law and a Legal Education Certificate plus a minimum of Seven (7) years legal experience.

Applications, along with two references and certified copies of documents pertaining to qualifications, should be addressed to:

The Secretary
Judicial and Legal Services Commission
2nd Floor, Haraldine Rock Building
The Waterfront
Castries
Saint Lucia, W. I.

to reach her no later than Friday, 26th August, 2016.

MB: Applications may also be submitted via email to jlsc@eccourts.org. Unsuitable candidates will not be acknowledged. Candidates meeting the minimum qualifications and experience may not be considered for an interview. Only the candidates with the best qualifications and experience will be shortlisted for interview.

26th July, 2016.

No. 79

VACANCY NOTICE

Applications are invited from suitably qualified persons for the appointment to the post of Executive Legal Assistant to the Chief Justice within the Eastern Caribbean Supreme Court.

JOB DESCRIPTION

JOB TITLE: EXECUTIVE

LEGAL

ASSISTANT TO THE CHIEF JUSTICE

REPORTS TO: CHIEF JUSTICE

CLASSIFICATION: MPP-5

A. <u>DUTIES AND TASKS</u>

- 1. Undertake legal research for Chief Justice and Managing Judge.
- 2. Prepare opinions for the Chief Justice.
- 3. Perform research relating to the drafting of rules, practice directions, practice memorandum and practice guides.
- 4. Prepare first drafts of speeches and addresses to be delivered by the Chief Justice.
- 5. Prepare speaking notes for the Chief Justice for judicial functions.

- 6. Investigate complaints made to Chief Justice.
- 7. Identify issues as regards efficiency, effectiveness and economy of the Court.
- 8. Prepare Bench Memoranda for sittings of Court of Appeal.
- 9. Prepare for delivery judgments written by the Chief Justice.
- 10. Draft judgments for consideration.
- 11. Prepare summaries of recently decided cases from final courts in the Commonwealth that may be of interest to the Chief Justice.
- 12. Assist in designing, developing and implementing solutions.
- 13. Assist the Managing or Administrative Judge and othe Court Officers, with reform activities.
- 14. Prepare legal opinions for the Managing Judge.

B. <u>SKILLS, KNOWLEDGE AND</u> <u>ABILITIES</u>

The incumbent should possess:

- The ability to interpret and apply laws.
- Sound working knowledge of civil and criminal practice and relevant rules of the Eastern Caribbean Supreme Court.
- A sound working knowledge of information technology applications.
- A demonstrated ability to communicate effectively both orally and in writing.
- Excellent planning and organization skills.
- Sound analytical skills.
- Understanding the need of confidentiality.
- Keen eye for detail.

C. QUALIFICATIONS AND EXPERIENCE

Qualifications and skills must include the following:

- 1. A Bachelor's Degree in Law.
- 2. A Legal Education Certificate recognized in Saint Lucia.
- 3. Five (5) years prior relevant working experience in a similar environment.

A working knowledge of or specialized training in the following areas would be an asset:

- The Constitution of the Eastern Caribbean Member States.
- Legislative Drafting.
- Protocol
- Communication.

Applications, along with two references and certified copies of documents pertaining to qualifications, should be addressed to:

The Secretary

Judicial and Legal Services Commission

2nd Floor, Haraldine Rock Building

The Waterfront

Castries

Saint Lucia, W. I.

to reach her no later than Friday, 26th August, 2016.

NB: Applications may also be submitted via email to jlsc@eccourts.org. Unsuitable candidates will not be acknowledged. Candidates meeting the minimum qualifications and experience may not be considered for an interview. Only the candidates with the best qualifications and experience will be shortlisted for interview.

26th July, 2016.

No. 76

VACANCY NOTICE

PRESIDING JUDGE

COMMERCIAL DIVISION OF THE HIGH COURT, EASTERN CARIBBEAN SUPREME COURT

Appointing Authority:

Judicial and Legal Services Commission of the Supreme Court established under the Courts Order 1967 (Imperial Legislation Statutory Instrument No. 223 of 1967) and chaired by the Chief Justice of the Eastern Caribbean Supreme Court ("the ECSC").

The Commercial Division:

The Commercial Division of the ECSC is a superior court of record which hears and determines Commercial Cases as defined in the Civil Procedure Rules of the ECSC. The bulk of the work of the Commercial Division consists of high value cross border litigation with a base in financial services, international commerce and company and insolvency law. Appeals from decisions of the Commercial Division are heard by the Court of Appeal of the ECSC, from which appeals lie to HM Privy Council.

Duties and Responsibilities:

1. To hear and determine all claims commenced in the Commercial Division of the High Court, Eastern Caribbean Supreme Court ('the Commercial Court') including all interim and other applications made in the course of such proceedings. While the bulk of such claims will be commenced and heard in the Commercial Court sitting in Tortola, British Virgin Islands, the Commercial Court Judge may, at the direction of the Chief Justice, hear claims originating from the six states and two other UK Overseas Territories which comprise the territorial jurisdiction of the ECSC, whether in Tortola or in the particular state or Overseas Territory in question.

- 2. To constitute and convene a Commercial Court Users Committee comprising representatives of local law firms which regularly make use of the facilities of the Commercial Court ('the Committee').
- 3. To keep under review, in conjunction with the Committee, the functioning of the Commercial Court Registry and to make such recommendations as may seem expedient for ensuring the effecient management of cases proceeding in the Commercial Court.
- 4. To keep under review, in conjunction with the Committee, the practice and procedure of the Commercial Court and to make such recommendations for its development as may seem expedient.
- Before expiration of term, to provide such advice and assistance to a successor Judge as may be necessary to enable a seamless handover.

Qualifications & Experience:

The suitable candidate should possess at least ten (10) years' experience as a Judge in a Court within the Commonwealth which has Civil jurisdiction in cross-border or international Commercial cases.

OR

At least five (5) years' experience as a Judge in a specialised court dealing with such cases.

OR

At least ten (10) years practise as a leading Attorney at Law specializing in Litigation involving cross border or International Commercial cases.

Term:

Three years or any agreed extension of same

Residence:

Tortola, British Virgin Islands

Salary and Benefits:

- a) Gross Salary: USD\$200,000 per annum, free of tax, payable monthly in arrears (comprising base salary and other allowances.
- b) Six (6) calender weeks' or 42 calender days' vacation per annum.
- c) Medical Insurance Coverage.
- d) Fully furnished rent free accomodation and all associated utilities.
- e) Driver and vehicle.
- f) Passage for appointee, spouse and under age children at commencement and end of contract.

Applications:

Application Forms can be accessed on the Courts website at: www.eccourts.org.

Applications must be accompanied by a complete curriculum vitae and full details of all relevant experience. Applications must be submitted by 31st August, 2016 by email, hand delivery or courier to:

The Secretary
Judicial and Legal Services Commission
P. O. Box 1093

Castries

St. Lucia, W. I.

Email: jlsc@eccourts.org
Telephone: 1 758 457-3600

19th July, 2016.

BY COMMAND

KATTIAN BARNWELL Secretary to Cabinet Prime Minister's Office

Prime Minister's Office St. Vincent and the Grenadines.

9th August, 2016.

DEPARTMENTAL AND OTHER NOTICES

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by WESLEY WILLIAMS.

To Carry out a New Commercial Development (storage) at Campden Park.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Housing, Informal Human Settlements, Lands and Surveys, Physical Planning, Sharp Street, during the hours of 8 a.m. -12 noon and 1p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

G. STOWE for Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by **JOHN CRITCHON.**

To Carry out a New Commercial Development (rental space) at Sion Hill.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the

Physical Planning Unit, Ministry of Housing, Informal Human Settlements, Lands and Surveys, Physical Planning, Sharp Street, during the hours of 8 a.m. -12 noon and 1p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

G. STOWE for Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by RANDY & JHOANAPE KENNEDY.

To Carry out a New Commercial Development (apartment) at New Montrose

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Housing, Informal Human Settlements, Lands and Surveys, Physical Planning, Sharp Street, during the hours of 8 a.m. -12 noon and 1p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

G. STOWE for Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by **S.D.A. CHURCH.**

To erect a temporary Tent at Ashton, Union Island.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Housing, Informal Human Settlements, Lands and Surveys, Physical Planning, Sharp Street, during the hours of 8 a.m. -12 noon and 1p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

G. STOWE for Secretary Physical Planning & Development Board. Notice is hereby given that an application has been made to the Physical Planning and Development Board by **SOUTHERN DISTRICT OF S.D.A..**

To erect a temporary Tent at Glen.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Housing, Informal Human Settlements, Lands and Surveys, Physical Planning, Sharp Street, during the hours of 8 a.m. -12 noon and 1p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

G. STOWE for Secretary Physical Planning & Development Board.

NOTICE

The Saint Vincent and the Grenadines Financial Services Authority hereby gives notice that the following International Business Companies have been struck from the Register pursuant to Section 172 (3) and 172 (4) of the International Business Companies (Amendment and Consolidation) Act, Chapter 149 of the Revised Laws of Saint Vincent and the Grenadines, 2009.

1. Appa Enterprises Ltd	21850	IBC	2013
2. Prime Financial Securities Ltd.	21877	IBC	2013
3. Timeline International Corp.	21878	IBC	2013
4. Ecommerce Monsters Ltd.	21879	IBC	2013
5. Shogun Invest Ltd.	21884	IBC	2013
6. Sheefu Invest Ltd.	21885	IBC	2013
7. E Value Concepts Holding Limited	21910	IBC	2014

8. Tomorrow Inc.	21911	IBC	2014
9. Epsom Management Limited	21912	IBC	2014
10. D21 Market Investments Ltd.	21913	IBC	2014
11. Intelliway Ltd.	21919	IBC	2014
12. EMR Company Ltd.	21924	IBC	2014
13. Otimus Vacation Ltd.	21928	IBC	2014
14. Novolex Ltd.	21934	IBC	2014
15. Jumpstart Venture Capital Corp.	21939	IBC	2014
16. Technical Investment Solutions Ltd.	21940	IBC	2014
17. Trivolta Limited	21967	IBC	2014
18. TFT Group Ltd.	21975	IBC	2014
19. Dank Finance Ltd.	21997	IBC	2014
20. Global Privilege Trading Limited	22075	IBC	2014
21. Moma Corporation	22080	IBC	2014
22. FCA America Ltd.	22081	IBC	2014
23. Elite German Limited	22085	IBC	2014
24. Business-SK Ltd.	22091	IBC	2014
25. Euro Auto Trade Ltd.	22108	IBC	2014
26. New Lifestyle Limited	22148	IBC	2014
27. Novotech Ltd.	22150	IBC	2014
28. Marek Corporation	21060	IBC	2014
29. Caricom Traders Ltd.	21929	IBC	2014
30. Lixiam Provisio Ltd.	8774	IBC	2001
31. Fortress Limited	9621	IBC	2002
32. Participation Re-Financing Inc.	15916	IBC	2007
33. Culpetter Invest Ltd.	16662	IBC	2008
34. Pecol Limited	21107	IBC	2013
35. Prolution Ltd.	22142	IBC	2014
36. Anatolian Pipeline Services Ltd.	22181	IBC	2014

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37. Seaclusion Limited	22191	IBC	2014	
38. Cape Le Grand Limited	22192	IBC	2014	
39. Northcote Ltd.	22346	IBC	2014	

SHARDA BOLLERS

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Registrar, International Business Companies.

NOTICE

The Saint Vincent and the Grenadines Financial Services Authority hereby gives notice that the following International Trust are hereby cancelled and struck from the Register with immediate effect pursuant to Section 60 (2) (e) of the International Trusts Act, Chapter 491 of the Revised Laws of Saint Vincent and the Grenadines, 2009.

1. Lixiam Trust	833	TR	2001
2. The Ariandil Trust	966	TR	2008

SHARDA BOLLERS

Registrar, International Trusts.

PERMANENT MISSION OF ST. VINCENT AND THE GRENADINES TO THE ORGANIZATION OF AMERICAN STATES

3216 NEW MEXICO AVENUE, N.W. WASHINGTON, D.C. 20016 TELEPHONE: (202) 364-6730 • FAX (202) 364-6736

Note No: 13/10

The Permanent Mission of St. Vincent and the Grenadines to the Organization of American States presents its compliments to the Permanent Mission of Perú and has the honour to inform that the Government of St. Vincent and the Grenadines wishes to accept the terms of the "Agreement on the Waiver of Visa Requirement for holders of Diplomatic, Official, Special and Service Passports between St. Vincent and the Grenadines and the Republic of Perú."

The Permanent Mission of St. Vincent and the Grenadines is honoured to further inform that this notification shall have the effect of entering said Agreement into force on behalf of the Government of St. Vincent and the Grenadines.

The Permanent Mission of St. Vincent and the Grenadines avails itself of the opportunity to renew to the Permanent Mission of Peru to the Organisation of American States the assurances of its highest consideration.

June 30, 2010

Washington, DC



Note No 7-5-Q/54

NON- OFFICIAL TRANSLATION

The Permanent Mission of Peru presents its compliments to the Honorable Permanent Mission of Saint Vincent and the Grenadines to the OAS, on the occasion of informing that the Government of Peru has passed legislation in order to exempt holders of diplomatic, consular, official or special passports from Saint Vincent and the Grenadines, of the requirement of visa to enter to its territory.

According to the foresaid legislation:

- The Period of permanence in Peruvian territory shall not exceed 90 days per each entry.
- The Correspondent passports shall have a minimum validity of six months from date the holder enters Peruvian territory; and,
- Any extension of the permanence shall be requested directly by the holder of the diplomatic, consular, official or special passport before the Directorate of Privileges and Immunities of the Ministry of Foreign Affairs of Perú.

The Government of Perú considers that this decision not only facilities the travel of the personnel that will make up the delegation of Saint Vincent and the Grenadines to the 40th General Assembly of the OAS, that will take place in Lima next June, but also will contribute to increase the bonds between both Countries.

The Permanent Mission of Perú expresses in advance its gratitude and avails itself of this opportunity to renew to the Honorable Permanent Mission of Saint Vincent and the Grenadines to the OAS the assurances of its highest consideration.

Washington D.C., May 12th, 2010.

To The Permanent Mission of Saint Vincent and the Grenadines to the Organization of American States Washinton D.C.

NON-OFFICIAL TRANSLATION

Note Nº 7-5-Q/

The Permanent Mission of Perú to the Organization of American States Presents its compliments to the Honorable Permanent Mission of Saint Vincent and the Grenadines to the Organization of American States and has the honor to state that the Republic of Perú is prepared to conclude a scheme aimed at facilitating the travel of their respective citizens who are holders of valid diplomatic, official, special and service passports between both countries, by lifting the visa requirement.

The Subscription of an agreement like the above mentioned would increase the development and the cooperation between both Governments, promote the bonds of friendships, and facilitate the travel of the personnel that make up their Missions holder of diplomat, official, special and service passports; in particular, vis a vis the celebration of the XL Ordinary General Assembly that will be held in Lima, from June 6th to June 8th, 2010.

As a policy farmework is needed to determine the manner in which this special scheme shall apply, the Permanent Mission of Peru to the Organization of the American States has the honor to propose to the Honorable Permanent Mission of Saint Vincent and the Grenadines to the Organization of American States, the Conclusion of an "Agreement on the Waiver of Visa Requirement for Holders of Diplomatic, Official, Special and Service Passports between the Republic of Perú and Saint Vincent and the Grenadines" in the following terms:

- 1. Citizens of the Republic of Peru and Saint Vincent and the Grenadines holders of Valid diplomatic, official, special and service passports are exempted from the visa requirement when entering and staying in the territory of the other country for a period not exceeding ninety (90) days from the date of entry.
 - The period of stay may be extended by written request of the Diplomatic Mission or Consular Office of the Country of Citizenship.
- 2. Once these citizens assume their duties at their respective Diplomatic Missions, Consular Offices or Permanent Missions to International Organizations in the territory of the other State, they must be accredited to the Ministry of Foreign Affairs of the receiving country in order to obtain the corresponding migatory status. The provision shall also apply to dependent family members.
- 3. Citizens holders of valid diplomatic, official, special and service passports may enter into and exit from the territory of the other State through border checkpoints open for International travel.
- 4. Exemption of the visa requirement mentioned in paragraph 1 of this Agreement shall include the exemption of the requirement to request an exit permit or a transit visa.
- This Agreement shall not exempt citizens of both States holders of valid diplomatic, official, special and service passports from the obligation to observe the laws, rules and regulations in force in the receiving State.
- 6. Where a national of one State loses his/her passport in the territory of the other State, the Diplomatic Mission or his/her respective Representation shall inform the Ministry of Foreign Affairs of the receiving State thereof. Like wise, the issurance of a new passport or corresponding travel document shall also be reported.
- 7. Each Party shall reserve the right to refuse entry into, or shorten or terminate the stay of any person of the State of the other Party whose presence it may consider undesirable or persona non grata.
- 8. Each Party may suspend this Agreement in whole or in part, for reasons of public order, national security or public health. The date the suspension took effect and ended shall be notified to the other party in writing through diplomatic channels not later than fifteen (15) days after the date the suspension took effect and ended.
- 9. The Parties shall exchange specimens of their diplomatic, official, special and service passports through diplomatic channels, not later than thirty (30) days after the date of exchange of this Letter and its reply. Any Party modifying its passport shall present a specimen of the new passport to the other Party Within thirty (30) days prior to its use.
- 10. Any dispute between the Parties arising out of the Interpretation or implementation of this Agreement shall be settled amicably through consultations or negotiations between the Parties to the dispute,.
- 11. The Agreement may be amended by written mutual consent of the Parties. The amendments shall enter into force in the same manner as this Agreement.

The Permanent Mission of Peru has the honor to inform the Honorable Permanent Mission of Saint Vincent and the Grenadines to the Organization of American States that this letter and Permanent Mission's reply to to it will constitute an Agreement under the terms of International Law, which shall enter into force on the date of reception of the last notification by which the Parties notify each other that their internal requirements for entry into force have been fulfilled.

This Note supersedes any prior communication on this topic transmitted by the Permanent Mission.

The Permanent Mission of Peru to the Organization of American States thanks the Honorable Government of Saint Vincent and the Grenadines for its attention to this matter and, while it awaits for a response from the Honorable Permanent Mission of Sain t Vincent and the Grenadines to the Organization of American States, avails itself of the opportunity to renew the assurances of its highest and most distinguished consideration.

Washinton D.C., March 15th, 2010.

To The Honorable
Permanent Mission of Saint Vincent and the Grenadines
Washinton D.C.



Note No 7-5-Q/033

La Representación Permanente del Perú ante la Organización de los Estados Americanos, saluda muy atentamente a la Honorable Representación Permanente de San Vicente y Las Granadinas ante la Organización del los Estados Americanos, y tiene el honor de manifestar el interés y disposición que tiene la Republica del Perú en concretar un régimen que facilite el desplazamiento en el territorio de ambos Estados para los ciudadanos titulares de pasaportes diplomáticos, oficiales, especiales y de servicio válidos en los mismos a través de la supresión del requerimiento de Visa.

Un acuerdo como el antes mencionado permitiria incrementar el desarrolla y la cooperación entre ambos Gobiemos, promover las relaciones de amistad, asi como facilitar el desplazamianto del personal que forma parte de sus misiones y que son portadores de pasaportes diplomáticos, oficiales, especiales y de servicios; particularmente, con miras a la celebración del XL Periodo Ordinario de Sesiones de la Asamblea General, que tendrá lugar en lima, del 6 al 8 de junio de 2010.

Para ello, es necesario establecer el marco normativo que permita la aplicación de un régimen especial. Con ese fin, la Representación Permanente del Peru ante la Organización de los Estados Americanos, tiene a honra proponer a la Representacion Permanente de San Vicente y Las Granadinas un "Acuerdo de Supresion de Visas para Portadores de Pasaportes Diplomáticos, Oficiales, Expeciales y de Servicio entre la Republica del Perú y San Vicente y Las Granadinas" en los siguientes términos:

1. Los cludadanos de la Republica del Perú y de San Vicente y Las Granadinas portadores de pasaportes diplomáticos, oficiales, especiales y de servicio validos están exonerados del requerimiento de visa para ingresar y permanecer en el territorio del otro Estado por un periodo de hasta noventa (90) dias desde la fecha de entrada.

El periodo de estadia puede ser extendido mediante sollcitud, por escrito de la Misión Diplomática o Representación Consular del Estado del cual el interesado es cludadano.

- 2. Cuando dichos ciudadanos asuman funciones en sus respectivas Misiones Diplomáticas, Representaciones Consulares o Misiones Permanentes ante Organizaciones Internacionales en el territorio del otro Estado, deberán ser acreditados ante el Ministerio de Relaciones Exteriores del pais receptor para obtener la calidad migratoria correspondiente. Ello se hace extensivo a los famillares dependientes.
- 3. Los cludadanos portadores de pasaportes diplomáticos, oficiales, especiales y de servicio válidos podrán ingresar y salir del territorio del otro Estado por cualquler paso fronterizo destinado para viajes Internacionales.
- 4. La exención de cumplir con el requerimiento de solicitar visa, mencionado en el numeral 1 del presente Acuerdo, incluirá la exencion de cumplir con el requerimiento de solicitar permiso de sallda o visa de tránsito.
- 5. El presente Acuerdo no libera a los ciudadanos de ambos Estados que sean portadores de los pasaportes antes mencionados de la obligación de acatar las leyes, normas y regulaciones del pais receptor en su territorlo.
- 6. En caso de que un nacional de uno de los Estados pierda su pasaporte en el territorio del otro Estado, la Misión Diplomática o su respectiva representación deberá informar de ello al Ministerio de Relaciones Exteriores del pais receptor. Cuando se emita el pasaporte nuevo o documento de viaje correspondiente, también se deberá informar al respecto.
- 7. Las Partes se reservan el derecho de negar la entrada a personas cuya presencia no es deseada o persona non-grata asi como de acortar o dar por concluida su estadia.
- 8. Las Partes podrán suspender, tatal o parcialmente, la aplicación del presente Acuerdo por razones de orden pública, seguridad o protección de la salud pública. El Inicio y terminación de tal suspensión será notificada por escrito a la otra Parte a través de los canales diplomáticos en un plazo no mayor de quince (15) dias contados a partir de la fecha de inlclo y terminación de la mencionada suspensión del presente Acuerdo.
- 9. Las Partes intercambiarán, a través de los canales diplomáticos, modelos de pasaportes diplomáticos, especiales y oficiales, durante los treinta (30) dias posteriores al entercambio del la presente Nota y su respuesta, La Parte que modifique su pasaporte presentará una muestra del nuevo pasaporte a la otra Parte treinta (30) dias antes de ser utilizado.
- 10. Toda controversia que surja de la interpretación o implementación del presente Acuardo será solucionada amigablemente mediante consultas y negoclaciones entre las partes.
- 11. Se podrá enmendar el presente Acuerdo mediante consentimiento escrito mutuo entre las Partes, las cuales entrarán en vigor de la misma forma prevista para el mismo.

La Representación Permanente del Perú tiene a honra informar a la Honorable Representación Permanente de San Vicente y Las Granadinas que la presente Nota y su respuesta de igual tenor, en la que se manifieste la disposición del Gobienmo de San Vicente y Las Granadinas constituirán un Acuerdo bajo los términos del derecho internacional, el cual entrará en vigor en la fecha de recepción de la última notificación en la que las Partes se comuniquen el cumplimiento de los procedimientos exigidos por sus respectivos ordenamientos internos a tal efecto.

La presente Nota reemplaza cualquier anterior comunicación enviada por esta Misión sobre el particular.

La Representación Pemanente del Perú queda atenta a la amable respuesta que tenga a bien hacer llegar el Gobiemo de San Vicente y Las Granadinas, a través de esa Honorable Representación Permanente ante la Organización de los Estados Americanos, y aprovecha la oportunidad para reiterarie las securidades de su más alta y distinguida consideración.

Washington D.C., 15 de marzo de 2010.

A la Honorable

Representación Permanente de San Vicente y Las Granadinas ante la Organización de los Estados Americanos Washington D.C.-

THE INTERNATIONAL BUSINESS COMPANIES (AMENDMENT AND CONSOLIDATION) ACT CHAPTER 149 OF THE REVISED LAWS OF SAINT VINCENT AND THE GRENADINES, 2009

SPEDIA LTD. (NO.: 21575 IBC 2013) (IN VOLUNTARY LIQUIDATION)

(First Publication)

Pursuant to Section 167(4) of the Act, Notice is hereby given that the aforementioned Company has passed the relevant resolutions as required by the Act and:

- 1. Is now in voluntary liquidation prior to being wound up and dissolved;
- 2. Commenced its dissolution on the 1st of December, 2015; AND
- 3. Has duly appointed Stanley DeFreitas of DeFreitas & Associates, Kingstown, St. Vincent and the Grenadines, as liquidator.

STANLEY DEFREITAS DEFREITAS & ASSOCIATES, Liquidator.

THE INTERNATIONAL BUSINESS COMPANIES (AMENDMENT AND CONSOLIDATION) ACT CHAPTER 149 OF THE REVISED LAWS OF SAINT VINCENT AND THE GRENADINES, 2009

HEALTH POWER LTD. (NO.: 21460 IBC 2013) (IN VOLUNTARY LIQUIDATION)

(First Publication)

Pursuant to Section 167(4) of the Act, Notice is hereby given that the aforementioned Company has passed the relevant resolutions as required by the Act and:

- 1. Is now in voluntary liquidation prior to being wound up and dissolved;
- 2. Commenced its dissolution on the 22nd of January, 2016; AND
- 3. Has duly appointed Stanley DeFreitas of DeFreitas & Associates, Kingstown, St. Vincent and the Grenadines, as liquidator.

STANLEY DEFREITAS DEFREITAS & ASSOCIATES, Liquidator.

THE INTERNATIONAL BUSINESS COMPANIES (AMENDMENT AND CONSOLIDATION) ACT CHAPTER 149 OF THE REVISED LAWS OF SAINT VINCENT AND THE GRENADINES, 2009

SURFIT WEBS LTD. (NO.: 21909 IBC 2014) (IN VOLUNTARY LIQUIDATION)

(First Publication)

Pursuant to Section 167(4) of the Act, Notice is hereby given that the aforementioned Company has passed the relevant resolutions as required by the Act and:

- 1. Is now in voluntary liquidation prior to being wound up and dissolved;
- 2. Commenced its dissolution on the 15th of June, 2016; AND
- 3. Has duly appointed Stanley DeFreitas of DeFreitas & Associates, Kingstown, St. Vincent and the Grenadines, as liquidator.

STANLEY DEFREITAS DEFREITAS & ASSOCIATES, Liquidator.

THE INTERNATIONAL BUSINESS COMPANIES (AMENDMENT AND CONSOLIDATION) ACT CHAPTER 149 OF THE REVISED LAWS OF SAINT VINCENT AND THE GRENADINES, 2009

SI HOLDINGS S.A. LTD. (NO.: 22300 IBC 2014) (IN VOLUNTARY LIQUIDATION)

(First Publication)

Pursuant to Section 167(4) of the Act, Notice is hereby given that the aforementioned Company has passed the relevant resolutions as required by the Act and:

- 1. Is now in voluntary liquidation prior to being wound up and dissolved;
- 2. Commenced its dissolution on the 15th of June, 2016; AND
- 3. Has duly appointed Stanley DeFreitas of DeFreitas & Associates, Kingstown, St. Vincent and the Grenadines, as liquidator.

STANLEY DEFREITAS DEFREITAS & ASSOCIATES, Liquidator.

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2016

[Price \$2.00]