

### SAINT VINCENT AND THE GRENADINES

# Government Gazette

### Published by Authority

[Vol. 150]

Saint Vincent and the Grenadines, Tuesday 31st October, 2017 – (No. 57)

### GOVERNMENT NOTICES

No. 144

#### **LEGISLATION**

The following Document is published in today's issue of the Gazette and can be purchased at the Government Printing Office, Campden Park Industrial Estate:-

S. R. & O. No. 41 of 2017:— Magistrates' Courts (Third District Places and Times of Sittings) (Amendment) (No. 2) Order, 2017.

31st October, 2017.

No. 145

### APPOINTMENTS

Ms. Nicolette Samuel, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15975

Ms. Karissa Samuel, as a Clerk, Registry and High Court, with effect from January 1st, 2017. PF 15974

Ms. Jaroza Samuel, as a Clerk, Registry and High Court, with effect from January 1st, 2017. PF 15973

Mr. William Dublin, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15971

Ms. Thamar Cruickshank, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15970

Ms. Sancia Cato, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15969

Mr. Adrian Wright, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15966

Ms. Josette George, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15988

Ms. Whitney White, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15965

Ms. Anne Lavia, as a Clerk, Ministry of Housing, Informal Human Settlement, Lands and Surveys and Physical Planning, with effect from January 1st, 2017.

PF 15955

Ms. Ashma Rogers, as a Clerk, Ministry of Finance, with effect from January 1st, 2017.

Ms. Shernell Edwards, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15962

Ms. Necia James, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15964

Ms. Sherline Edwards, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15957

Mr. Harvey James, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15963

Mr. Curtis Davis, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15961

Ms. Kathie Young, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15960

Ms. Michelle Walker, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15953

Mr. Nolan Pitt, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15952

Mr. Denvil Douglas, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15950

Mr. Esau Comas, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15949

Ms. Shonette Gurley, as a Clerk, Ministry of Economic Planning, Sustainable Development, Industry, Information and Labour, with effect from January 1st, 2017.

PF 15980

Mr. Delano Payne, as a Clerk, Ministry of Finance, with effect from January 1st, 2017.

PF 15986

Mrs. Lanique Findlay-Providence, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15941

Mr. Damani Brisbane, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15939

Mrs. Iscah Henderson-Williams, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15958

Mr. Brian Alexander, as a Clerk, Ministry of Finance, with effect from April 3rd, 2017.

Mrs. Yuclan Thompson, as a Clerk, Ministry of Economic Planning, Sustainable Development, Industry, Information and Labour, with effect from January 1st, 2017.

PF 15981

Ms. Saflana John, as a Clerk, Ministry of Finance, with effect from January 1st, 2017.

PF 15983

Mr. Curtis Robinson, as a Clerk, Ministry of Tourism, Sports and Culture, with effect from January 1st, 2017.

PF 15979

Ms. Hazelann Foster, as a Clerk, Ministry of Tourism, Sports and Culture, with effect from January 1st, 2017.

PF 15978

Ms. Shaniek Thompson, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15977

Ms. Akesha Spence, as a Clerk, Registry and High Court, with effect from January 1st, 2017.

PF 15976

Ms. Ronette Huggins, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15989

Mr. Ademola Williams, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15991

Mr. Ahmed Baptiste, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15992

Ms. Yolanda Baptiste, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15993

Mr. Roberto Holder, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15994

Ms. Roxann Jacobs, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15995

Ms. Roxanne Pompey, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15996

Ms. Tricia Mc Kie, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15997

Ms. Jacintha Edwards, as a Clerk, Ministry of Tourism, Sports and Culture, with effect from January 1st, 2017.

PF 15936

Mrs. Nicole Foyle-Adams, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15937

Ms. Danielle Williams, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

Ms. Sabrina DaBreo, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15946

Ms. Sharmara Franklyn, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15947

Ms. Taj Moore, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15948

Ms. Shemika Williams, as a Clerk, Ministry of Economic Planning, Sustainable Development, Industry, Information and Labour, with effect from January 1st, 2017.

PF 15987

Ms. Rajelle Alexander, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15938

Ms. Cameisha Hunter, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15942

Mr. Keith Duncan, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15940

Ms. Jocelyn Joseph, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15943

Ms. Kelise Richardson, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

PF 15944

Ms. Rodanna Matthias, as a Clerk, Office of the Prime Minister, with effect from January 1st, 2017.

PF 15968

Ms. Lystra Hoyte, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15959

Mr. Lester Iroha, as a Clerk, Ministry of Housing, Informal Human Settlement, Lands and Surveys and Physical Planning, with effect from January 1st, 2017.

PF 15954

Ms. Monique James, as a Clerk, Ministry of Agriculture, Forestry, Fisheries and Rural Transformation, with effect from January 1st, 2017.

PF 15990

Ms. Sherese King, as a Clerk, Ministry of Finance, with effect from January 1st, 2017.

PF 15935

Ms. Latricia McDowall, as a Clerk, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from January 1st, 2017.

PF 15934

Ms. Denicia Frederick, as a Clerk, Ministry of Health, Wellness and the Environment, with effect from January 1st, 2017.

PF 15951

Ms. Neshia John, as a Clerk, Ministry of National Security, Air and Sea Port Development, with effect from January 1st, 2017.

Mr. Dennis Samuel, as a Clerk, Ministry of Foreign Affairs, Trade and Commerce, with effect from January 1st, 2017.

PF 15982

Mrs. Kimberly Ash-Cruickshank, as a Clerk, House of Assembly, with effect from January 1st, 2017.

PF 15956

Mr. Kezron Walters, as a Crown Counsel I, Ministry of Legal Affairs, with effect from October 1st, 2017.

PF 15183

31st October, 2017.

No. 146

#### APPOINTMENTS ON PROMOTION

Mrs. Desiree Wilson, as Headteacher (Graduate), Clare Valley Government School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 11596

Mrs. Bobzie Joyette, as Headteacher (Graduate), Troumaca Government School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 10233

Mrs. Ellen Youverne-White, as Headteacher (Graduate), Lowmans Leeward Anglican School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 9377

Mrs. Rouna Burke, as Headteacher (Graduate), Biabou Methodist School, Ministry

of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 9397

Mrs. Urica Corselle Smith, as Headteacher (Graduate), Calliaqua Anglican School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 10586

Ms. Jane Farrell, as Headteacher (Graduate), Kingstown Anglican School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 11173

Mrs. Gillian Martin-Graham, as Headteacher (Graduate), Bequia Anglican School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 12100

Ms. Myrtle Richards, as Headteacher (Graduate), Fitzhughes Government School, Ministry of Education, National Reconciliation and Ecclesiastical Affairs, with effect from August 21st, 2017.

PF 11291

31st October, 2017.

#### **BY COMMAND**

KATTIAN BARNWELL Secretary to Cabinet Prime Minister's Office

Prime Minister's Office

St. Vincent and the Grenadines.

31st October, 2017.

### DEPARTMENTAL AND OTHER NOTICES

## ST. VINCENT CO-OPERATIVE BANK LTD. ABANDONED PROPERTIES LISTING AS OF 1st SEPTEMBER, 2017 (pt. 5)

Account #	# Account Name	Address
20150	GERTRUDE VICTORY	BELAIR, KINGSTOWN
18864	GERTRUDE WILLIAMS	RICHLAND PARK, KINGSTOWN
29357	GERTUDE KYDD	RICHLAND PARK, KINGSTOWN
49182	GIDEON BROWNE	GREEN HILL, KINGSTOWN
35713	GIDEON COLLIS	BARROUALLIE, KINGSTOWN
12009	GIDEON CULZAC	CLARE VALLEY, KINGSTOWN
32167	GIDEON KING	ROSE BANK, KINGSTOWN
40692	GIDEON LEE	QUESTELLES, KINGSTOWN
52404	GIDEON WAYNE LEWIS	SANDY BAY, KINGSTOWN
23733	GIDEON WILLIAMS	RICHMOND HILL, KINGSTOWN
22439	GILBERT BROWNE	LOWMANS WD., KINGSTOWN
57222	GILBERT GREAVES	DORSETSHIRE HILL, SION HILL P.O./, NEW MONTROSE - KINGSTOWN
51036	GILBERT JAMES ADAMS	CANE GARDEN, KINGSTOWN
27337	GILBERT JOHN	GREEN HILL, KINGSTOWN
50371	GILBERT VELOX	VERMONT, KINGSTOWN
17231	GILDA MERCEDES JACK	NEW MONTROSE, KINGSTOWN
36666	GILLIAN JACKSON	NEW GROUNDS, KINGSTOWN
61935	GILLIAN RENO	3612 BOLIVAR DR. APT. 224, DALLAS TEXAS
50350	GILMORE MILLAR	LAYOU, KINGSTOWN
27487	GIRLEY JOHN	RILLAN HILL, KINGSTOWN
36381	GIRLIE WOODS	GEORGETOWN, KINGSTOWN
31880	GLAD TIDINGS CA'S BRENDA	CONSTANCE - BELAIR, KINGSTOWN
8890	GLAD TIDINGS CHURCH PRE-	GOMEA, KINGSTOWN
39590	GLAD TIDINGS PENTE- COST	WILLIAM DAVIS.CORDELIA JAMES, GOMEA, KINGSTOWN
54306	GLADYS YOUNG	BELVEDERE, KINGSTOWN
46380	GLASFORD SPRING	FITZ HUGHES, KINGSTOWN
27172	GLASTON ANTHONY	CHAUNCEY, KINGSTOWN
39760	GLASTON BROWNE	COLLINS, KINGSTOWN
53999	GLASTON DICK	BELMONT, KINGSTOWN
31946	GLASTON HAROLD	C. VALLEY, KINGSTOWN
24674	GLASTON POLLARD	KINGSTOWN
19433	GLASTON SIMMONS	BUCCAMENT BAY, KINGSTOWN
3444	GLEN CAMPBELL	SPRING VILLAGE, KINGSTOWN
39588	GLEN EUDCATIONAL SPORTS	GLEN, KINGSTOWN
21385	GLENDA CONLIFFE	FOUNTAIN, KINGSTOWN
13735	GLENDA MARSHALL	KINGSTOWN
41290	GLENDA PRINCE	ROSE HALL, KINGSTOWN
38986	GLENDA THORNE	LODGE VILLAGE, KINGSTOWN
48304	GLENDON STOWE	FAIR HALL, KINGSTOWN
31437	GLENFORD GOULD	RETREAT, KINGSTOWN
49791	GLENFORD THOMAS	CALDER, KINGSTOWN
40419	GLENICE DE DIQUE DICHARD	CHAUNCEY, KINGSTOWN
48271	GLENICE HALL	SHARPES DALE, KINGSTOWN
30885	GLENIKA CREESE	REDEMPTION SHARPES, KINGSTOWN
58144	GLENNA FRANÇOIS	GLEN, KINGSTOWN
56913	GLENNA FRANCOIS	QUEEN'S DRIVE, KINGSTOWN
55630	GLENROY BROWNE	NEW MONTROSE, KINGSTOWN

49935	GLENROY CLAPHAM	CHATEAUBELAIR, KINGSTOWN
38604	GLENROY HARRY	ROSE PLACE, KINGSTOWN
19112	GLENROY ISAACS	KINGSTOWN, KINGSTOWN
45453	GLENROY JAMES	LOWMANS WD., KINGSTOWN
33415	GLENROY JEROME	RILLAN HILL, KINGSTOWN
32677	GLENROY KING	BYREA VILLAGE, KINGSTOWN
33155	GLENROY LUKE	CANE GARDEN, KINGSTOWN
37427	GLENROY O'GARRO	PAULS LOT, KINGSTOWN
41921	GLENROY SIMMONS	CAMPDEN PARK, KINGSTOWN
35703	GLENROY WILLIAMS	EVESHAM, KINGSTOWN
49079	GLENSON HORNE	MT. GRENNAN, KINGSTOWN
45056	GLENWIN BRACKIN	QUESTELLES, KINGSTOWN
31825	GLORIA BALLANTYNE	FRENCHES, KINGSTOWN
30018	GLORIA BROWNE	QUESTELLES, KINGSTOWN
44011	GLORIA CLARKE	VERMONT, KINGSTOWN
8154	GLORIA FORDE	KINGSTOWN
29162	GLORIA HAYNES	PAUL OVER, KINGSTOWN
4831	GLORIA JEFFERS	PAUL'S AVENUE, KINGSTOWN
10946	GLORIA LAYNE	PARK HILL, KINGSTOWN
4937	GLORIA LEWIS	KINGSTOWN, KINGSTOWN
47061	GLORIA ROGERS	NEW MONTROSE, KINGSTOWN
34686	GLORIA WILLIAMS	CANE GARDEN, KINGSTOWN
48678	GLOSNEY LEWIS	ROSE PLACE, KINGSTOWN
30381	GODFRED C. SMART	BEQUIA, KINGSTOWN
48918	GODFRED C. SMART GODFRED ROBERTS	
48315	GODFREY CABRAL	GEORGETOWN, KINGSTOWN
	GODFREY CYRUS	MESOPOTAMIA, KINGSTOWN
35127		RILEY, KINGSTOWN
27113	GODEREY RETERS	MC CARTHY, KINGSTOWN
35725	GODEREY PRIMAGE	BIABOU, KINGSTOWN
46496	GODFREY THOM	KINGSTOWN, KINGSTOWN
23578	GODIAN GANDY	GEORGETOWN, KINGSTOWN
62530	GODIAN SANDY	FOUNTAIN,
27682	GODRICK BALLANTYNE	VILLA, KINGSTOWN
35584	GODRICK JOSEPH	MESOPOTAMIA, KINGSTOWN
41991	GODWIN CHARLES	SPRING VILLAGE, KINGSTOWN
38775	GODWIN FRANCOIS	RICHLAND PARK, KINGSTOWN
48984	GODWIN JOHN	FAIR HALL, KINGSTOWN
36281	GODWIN JOSEPH	RILEY, KINGSTOWN
28011	GODWIN PAYNE	EVESHAM, KINGSTOWN
35330	GODWIN POPE	BIABOU, KINGSTOWN
22884	GODWIN WILLIAMS	CAMPDEN PARK, KINGSTOWN
43294	GODWIN WILLIAMS	QUESTELLES, KINGSTOWN
51014	GOLDWYN DOYLE	KINGSTOWN PARK, KINGSTOWN
30676	GORDON HINDS	RICHMOND HILL, KINGSTOWN
11297	GORDON MC INTOSH	LIBERTY LODGE, KINGSTOWN
39145	GORDON YORKE	PROSPECT, KINGSTOWN
28757	GORMOND LEWIS	ARNOS VALE, KINGSTOWN
40748	GOSPEL HALL YOUTH GROUP	KINGSTOWN, KINGSTOWN
47975	GRACE & TRUTH G/TOWNBUIL	GEORGETOWN, GEORGETOWN
49633	GRACE ANN HARRY	QUESTELLES, KINGSTOWN
19738	GRACE DELORIS LEWIS	RICHMOND HILL, KINGSTOWN
8723	GRACE JOHN	KINGSTOWN PARK, KINGSTOWN
34432	GRACE MUNROE	SION HILL, KINGSTOWN
45772	GRACE N. WILLIAMS	CAMPDEN PARK, KINGSTOWN
10407	GRACE YOUNG	KINGSTOWN, KINGSTOWN
12113	GRACELLA SYLVIA SAMUEL	NEW MONTROSE, KINGSTOWN
37063	GRACIA CATO	RICHLAND PARK, KINGSTOWN
45265	GRACIE MC ALLISTER	LAYOU, KINGSTOWN
35470	GRACY CLARKE	CALLIAQUA, KINGSTOWN

54488	GRAFTON BAILEY	LARGO HEIGHT, KINGSTOWN
54971	GRAFTON CAINE	PARK HILL, KINGSTOWN
9034	GRAFTON DE SHONG	KINGSTOWN
43227	GRAFTON E. K. BROWNE	KINGSTOWN, KINGSTOWN
48282	GRAFTON ISAACS	MT. PLEASANT, KINGSTOWN
16185	GRAFTON OLLIVIERRE	LAYOU, KINGSTOWN
3452	GRAFTON SIMMONS	KINGSTOWN, KINGSTOWN
30925	GRAFTON WILLIAMS	EVESHAM, KINGSTOWN
60741	GRAHAM BEGLEY	85 CHATSWORTH RD, BOURMOUTH
		BH 8 HSN, IRELAND PP# W509438
25576	GRANTINA ROBINSON	CAMPDEN PARK, KINGSTOWN
50978	GRANTLEY WILLIAMS	CANE GARDEN, KINGSTOWN
37602	GRANVILLE BARKER	CALLIAQUA, KINGSTOWN
5332	GRANVILLE PRIMUS	CHAUNCEY, KINGSTOWN
41073	GRANVILLE SLATER	CLARE VALLEY, KINGSTOWN
10472	GRANVILLE STAPLETON	ROSE HALL P. O., ROSE HALL
51499	GREATER FAITH CHURCH OF G	ENHAMS, KINGSTOWN
48989	GREGGS JOINERY GROUP	GREGGS, KINGSTOWN
33771	GREGGY ROBERTSON	GREEN HILL, KINGSTOWN
37619	GREGOR QUOW	COULL'S HILL, KINGSTOWN
33028	GREGORY ALLEN	SION HILL, KINGSTOWN
61072	GREGORY BAPTISTE	SOUTH RIVERS, KINGSTOWN
44247	GREGORY BURGIN	FOUNTAIN, KINGSTOWN
56389	GREGORY HARRIS	LARGO HEIGHT, KINGSTOWN
6838	GREGORY HUTCHINS & OR	KINGSTOWN, KINGSTOWN
34796	GREGORY KING	BELMONT, KINGSTOWN
28406	GREGORY MILLER	FOUNTAIN, KINGSTOWN
43675	GREGORY OLIVE	QUESTELLES, KINGSTOWN
48159	GREGORY OLLIVIERRE	RATHO MILL, KINGSTOWN
32192	GREGORY PROVIDENCE	PAUL'S AVENUE, KINGSTOWN
23625	GREGORY PROVIDENCE	PAUL'S AVENUE, KINGSTOWN
53374	GREGORY WALDRON	LOWER BAY STREET, KINGSTOWN
5071	GRENVILLE ALEXANDER MACK	SION HILL, KINGSTOWN
40698	GRENVILLE LAYNE	EDINBORO, KINGSTOWN
5414	GRETA ALEXANDER	ROSE BANK, KINGSTOWN
26104	GRETA CASSANDRA LEWIS	PERUVIAN VALE, KINGSTOWN
52427	GRETA CASSANDRA VICTORY	CANE GARDEN, KINGSTOWN
21767	GRETA GOULD	CHAUNCEY, KINGSTOWN
35354	GRETA YORKE	KINGSTOWN, KINGSTOWN
48750	GRETCHEN MATTHEWS	BRIGHTON VILLAGE, KINGSTOWN
33218	GRETEL JESSOP	CHAPMANS VILLAGE, KINGSTOWN
38565	GRETHEL THOMAS	EDINBORO, KINGSTOWN
46411	GURNEY ISAACS	COULLS HILL, KINGSTOWN
33822	GUSTIN NERO	RICHLAND PARK, KINGSTOWN
32287	GUSTINE SOLEYN	KINGSTOWN PARK, KINGSTOWN
26846	GUY BARROW	LARGO HEIGHT, KINGSTOWN
40373	GWENDOLYN GUY	GLENN, KINGSTOWN
10501	GWENDOLYN JAMES	KINGSTOWN, KINGSTOWN
43561	GWENDOLYN KYDD	HOPEWELL, KINGSTOWN
41162	GWENDOLYN MILLETTE	NEW MONTROSE, KINGSTOWN
49433	GWENETTE MATTHEWS	BELAIR, KINGSTOWN
30061	GWENNETH WALKER	LOWMANS WD., KINGSTOWN
53702	GWENNETH WILLIAMS	ROSE HALL, KINGSTOWN
26978	H. DAVID DEAR	KINGSTOWN, KINGSTOWN
38006	HACKLAZ PROVIDENCE	TROUMACA, KINGSTOWN
52612	HAINSWORTH BROWNE	ARNOS VALE, KINGSTOWN
37590	HAIROUN DRAMATIC MOVEMENT	KINGSTOWN, KINGSTOWN
52150	HAIROUNA FEMALE VOLLEYBALL	KINGSTOWN, KINGSTOWN
50921	HALDANA SARGEANT	LOWMANS (WD), KINGSTOWN
53259	HALIFAX RED CROSS GROUP	P. O. BOX 747, KINGSTOWN

8917	HALLARY GUY	MC KIES HILL, KINGSTOWN
34447	HAMILTON ADAMS	PROSPECT, KINGSTOWN
27940	HANNAH HIXON	31 OVERBURY ST., CLAPTON, LONDON
41678	HANNAH PATRICK	DUBOIS, KINGSTOWN
18610	HAPPY HEART CLUB	KINGSTOWN
15137	HARBIN THOMAS	CLARE VALLEY
35145	HAROLD A. ALLEN	LOWMANS HILL, KINGSTOWN
37707	HAROLD BAILEY	RICHLAND PARK, KINGSTOWN
57338	HAROLD CORDICE	FAIRBARINE, KINGSTOWN
31196	HAROLD JOBE	PERUVIAN, VALE
21856	HAROLD MASCOLL	ORANGE GROVE, KINGSTOWN
40224	HAROLD MC INNISS	OLD MONTROSE, KINGSTOWN
39344	HAROLD SMITH	LENNOX TAYLOR, LA POMPE BEQUIA
14767	HAROLD THOMAS	NEW ADELPHI, KINGSTOWN
32250	HAROLDINE CULZAC	CLARE VALLEY, KINGSTOWN
48273	HARRIET CIJNTJE	CURACO - BELVEDERE, KINGSTOWN
15692	HARRIET JOHN	CHOPPINS, KINGSTOWN
34454	HARRIET JOHN	KELBOURNE, KINGSTOWN
37534	HARRY HAZELWOOD	LAYOU, KINGSTOWN
28618	HARVEY ALEXANDER	NEW MONTROSE, KINGSTOWN
5849	HARVEY NANTON	RICHMOND HILL, KINGSTOWN
3929	HAVELOCK PROVIDENCE	TROUMACA, KINGSTOWN
37810	HAYCINTH DENNIE	KINGSTOWN HILL, KINGSTOWN
35267	HAYDEN BURGIN	PROSPECT, KINGSTOWN
53164	HAYDEN CONSTANCE	KINGSTOWN, KINGSTOWN
63061	HAYDEN LAWRENCE	CORKE SION HILL,
17472	HAYDEN THOMAS	PROSPECT, KINGSTOWN
43952	HAYDN THOMAS	MT. PLEASANT, KINGSTOWN
5802	HAYNES MC DOWALL	PARK HILL, KINGSTOWN
5401	HAYWOOD MARRECHEAU	MESOPOTAMIA, KINGSTOWN
57814	HAZEL ABRAHAM	CAMPDEN PARK, KINGSTOWN
28661	HAZEL AGARD	SION HILL, KINGSTOWN
37367	HAZEL ANN BONADIE	OLD MONTROSE, KINGSTOWN
18877	HAZEL ANNE BAPTISTE	PROSPECT, KINGSTOWN
31819	HAZEL HADLEY	GEORGETOWN, KINGSTOWN
20670	HAZELANNE HAZELL	RICHMOND HILL, KINGSTOWN
52001	HAZELL-ANN PARSONS	MESOPOTAMIA, KINGSTOWN
50011	HEADLEY MARTIN	FOUNTAIN, KINGSTOWN
31262	HEATHER BYRON COX	NEW MONTROSE, KINGSTOWN
23935	HEATHER JACK	BELAIR, KINGSTOWN
23953	HEATHER MORRIS	CHATEAUBELAIR, KINGSTOWN
56213	HELEN BLACK	CALDER, KINGSTOWN
31910	HELEN DOWERS	BELAIR, KINGSTOWN
14769	HELEN LACK	CARRIERRE, KINGSTOWN
29662	HELEN MG DONALD	GOMEA, KINGSTOWN
42957	HELEN MC DONALD	RICHLAND PARK, KINGSTOWN
30355	HELENA CREENE	NEW PROSPECT, KINGSTOWN
40813	HELENA OSDODNE	BIABOU, KINGSTOWN
48708	HELENA OSBORNE HELENE BASCOMBE	SION HILL, KINGSTOWN MESOPOTAMIA
15129		
38980	HENDERSON JOHN HENDERSON SARDINE	TRINIDAD, KINGSTOWN
14607		VILLA, KINGSTOWN
29649	HENLY BUSHAY	VERMONT, KINGSTOWN KINGSTOWN KINGSTOWN
5193 9752	HENNAGE DA SOUZA HENREITTA YORKE	KINGSTOWN, KINGSTOWN QUESTELLES, KINGSTOWN
9752 36752	HENRY ASHTON	GREGGS, KINGSTOWN
13616	HENRY ASHTON HENRY BACCHUS	RICHLAND PARK, KINGSTOWN
13891	HENRY BARKER	NEW ADELPHI, KINGSTOWN
42434	HENRY BERNARD	REDEMPTION SHARPES, KINGSTOWN
12127	ILIMI DEMMINE	REDEMI HOW SHARES, KINGSTOWN

25844	HENRY BROWNE	MT. BENTICK/CANADA, KINGSTOWN
9220	HENRY BURKE	EVESHAM, KINGSTOWN
57226	HENRY GOLIAHT-SAMUEL	PENNISTON, KINGSTOWN
18285	HENRY HAZELL	CARRIERE, KINGSTOWN
24925	HENRY JACK	STUBBS, KINGSTOWN
51595	HENRY JOHN	FOUNTAIN, KINGSTOWN
53548	HENRY JOHN	RICHLAND PARK, KINGSTOWN
28816	HENRY JOHNSON	ARNOS VALE, KINGSTOWN
30940	HENRY MALONEY	ENGLAND, KINGSTOWN
43649	HENRY NERO	CANE GARDEN, KINGSTOWN
42994	HENRY WILLIAMS	EVESHAM, KINGSTOWN
7971	HENRY WOODS	RICHLAND PARK, KINGSTOWN
26086	HENRY YAMMIE	FAIR HALL, KINGSTOWN
28983	HENSLEY PETERS	RICHLAND PARK, KINGSTOWN
50608	HERBERT WILLIAMS	VERMONT, KINGSTOWN
23651	HERMAN BAPTISTE	LOWMANS HILL, KINGSTOWN
46579	HERMAN BAPTISTE	LOWMANS' HILL, KINGSTOWN
45168	HERMAN BOWENS	FANCY, KINGSTOWN
38676	HERMAN BROWNE	BELAIR, KINGSTOWN
45442	HERMAN CLARKE	KINGSTOWN PARK, KINGSTOWN
42737	HERMAN DAVIS	MESOPOTAMIA, KINGSTOWN
50465	HERMAN DE BIQUE	TROUMACA, KINGSTOWN
33632	HERMAN FRASER	BARROUALLIE, KINGSTOWN
10337	HERMAN SLATER	CLARE VALLEY, KINGSTOWN
31541	HERMIA KING	DIAMOND, KINGSTOWN
49870	HERMIE WILLIAMS	CAMPDEN PARK, KINGSTOWN
37996	HERMINA JOHN	CANE GARDEN, KINGSTOWN
41594	HERMINA MARS	ROSE PLACE, KINGSTOWN
31127	HERMINA SPENCER	CALDER, KINGSTOWN
30786	HERMUS ASHTON	TYRELL ST., KINGSTOWN
61320	HERMUS LEE	BELMONT P. O., KINGSTOWN
18897	HERNUS CONELL	GEORGETOWN, KINGSTOWN
25628	HESHBON CUMBERBATCH	BELAIR, KINGSTOWN
29033	HETLYN THOMPSON	VERMONT, KINGSTOWN
44689	HETTIE MC DONALD	LOWMANS (WD), KINGSTOWN
47207	HEZRON SAUNDERS	KINGSTOWN HILL, KINGSTOWN
37638	HIBISCUS RED HOUSE (B.H.S	HYACINTH BYAM - KINGSTOWN, KINGSTOWN
35165	HILARY . B. DA SILVA	ROSE COTTAGE, KINGSTOWN
25196	HILARY B. SAMUEL	DIAMOND, KINGSTOWN
3281	HILARY COMMISSIONG	KINGSTOWN, KINGSTOWN
3682	HILARY DA SILVA	EVESHAM VALE, KINGSTOWN
57067	HILARY KING	LAYOU, LAYOU P. O., KINGSTOWN
20945	HILARY TROJAN DA SILVA	U.S.A., KINGSTOWN
7163	HILDA ARTHUR	SION HILL, KINGSTOWN
13723	HILDA MC INTOSH	HOSPITAL ROAD, KINGSTOWN, KINGSTOWN
10745	HILDRED M. SOLEYN	KINGSTOWN PARK, KINGSTOWN
26632	HILTON DUNCAN	GORSE, KINGSTOWN
26574	HILTON HECTOR	NEW GROUNDS, KINGSTOWN
29831	HILVAN YOUNG	QUESTELLES, KINGSTOWN
39414	HIRON JOHN	GEORGETOWN, KINGSTOWN
33189	HOLLIS DAVY	ARNOS VALE, KINGSTOWN
46594	HORACE RICHARDSON	LARGO HEIGHT, KINGSTOWN
46235	HORATIO FERDINAND	ROSE HALL, KINGSTOWN
60472	HORATIO MARSHALL	LARGO HEIGHT, KINGSTOWN
21169	HORATIO NELSON	CHATEAUBELAIR, KINGSTOWN
45438	HOULSEY NORTON	LAYOU, KINGSTOWN
45438 22768	HOULSEY NORTON HOWARD SARGEANT	LAYOU, KINGSTOWN QUESTELLES, KINGSTOWN

57430	HUBERT DUNCAN	P.O. BOX 1380, KINGSTOWN
29136	HUBERT KYDD	KINGSTOWN, KINGSTOWN
38855	HUDSON GREAVES	DORSETSHIRE HILL, KINGSTOWN
20169	HUDSON JACK	BELAIR, KINGSTOWN
43699	HUDSON JOSEPH	LOWMANS WD., KINGSTOWN
7791	HUDSON K. TANNIS	KINGSTOWN, KINGSTOWN
9241	HUDSON RONALD WILLIAMS	MIDDLE STREET, KINGSTOWN
47330	HUDSON WOODS	RICHLAND PARK, KINGSTOWN
46065	HUEWELL DERRICK	SION HILL, KINGSTOWN
29236	HUGHLET CHARLES	PROSPECT, KINGSTOWN
48257	HULDAH CRICHTON	DICKSON, KINGSTOWN
60640	HUMPHERY BOUGAT JAMES	CALDER, KINGSTOWN
50544	HYACINTH BAILEY	BELAIR, KINGSTOWN
43820	HYACINTH LEWIS	CANE GARDEN, KINGSTOWN
41133	HYDRAUNDARS DANCE COMPANY	STONEY GROUNDS, KINGSTOWN
34478	HYPOLITE 8 ACCOUNT B. D. L	BERNARD & TYRONE HYPOLITE, FORT CHARLOTTE - K/TOWN
43167	HYWELL CLARKE	SION HILL, KINGSTOWN
45047	I. S. C. F. INTER SCHOOL CHR.	KINGSTOWN, KINGSTOWN
43144	IAIMLA SAYERS	PAULS AVENUE, KINGSTOWN
48601	IAN BROWNE	CALDER, KINGSTOWN
37522	IAN CAIN	ROCKIES, KINGSTOWN
38131	IAN OTTLEY	EDINBORO, KINGSTOWN
34740	IAN PATRICK	EDINBORO, KINGSTOWN
26759	IAN PIERRE	CAMPDEN PARK, KINGSTOWN
33179	ICYNTHIA GEORGE	OLD MONTROSE, KINGSTOWN
13057	IDA NANTON	COLONARIE, KINGSTOWN
56355	IESHA PHILLIPS	GREEN HILL, KINGSTOWN
3443	IGEORGE MICHAEL	KINGSTOWN, KINGSTOWN
39310	IGLESIAS DANIEL	SION HILL, KINGSTOWN
29135	INA HENRY	SION HILL, KINGSTOWN
17805	INA JAMES	SPRING VILLAGE, KINGSTOWN
47263	INCO FUNDT'EES:	KINGSTOWN, KINGSTOWN
29237	INETHA STRAKER	GREEN HILL, KINGSTOWN
25818	INETTA SCOTT	COULLS HILL, KINGSTOWN
27925	INEZ TRIMMINGHAM	FREELAND, KINGSTOWN
41460	INGER DOPWELL	OLD MONTROSE, KINGSTOWN
16791	INGRID BESS	NEW MONTROSE, KINGSTOWN
50738	INGRID QUAMMINA	MURRAY'S VILLAGE, KINGSTOWN
51921	INGRID THORNHILL	MURRAYS VILLAGE, KINGSTOWN
40145	INGRID WOODS	FOUNTAIN, KINGSTOWN
35052	INNIS PETERS	LOWMANS WD., KINGSTOWN
41827	INTERMEDIATE HIGH SCHOOL	KINGSTOWN, KINGSTOWN
26461	INTERNATIONAL WOMENS YEA	LAYOU, KINGSTOWN
4292	IOLDA FRANCIS	GRENVILLE STREET, KINGSTOWN
17705	IONA GEORGE	CAMPDEN PARK, KINGSTOWN
29225	IONA HAMILTON	KINGSTOWN PARK, KINGSTOWN
9268	IONA MICHAEL	BELMONT, KINGSTOWN
27597	IONA PAUL	EVESHAM, KINGSTOWN
41724	IONA WILLIAMS	ARNOS VALE, KINGSTOWN
4628	IRA PROVIDENCE	RICHMOND HILL, KINGSTOWN
41620	IRENA RICHARDSON	VERMONT, KINGSTOWN
18957	IRENE LEE	BIABOU, KINGSTOWN
47842	IRENE WHISKEY	GOLDEN VALE, KINGSTOWN
29107	IRINE RICHARDS	BRIGHTON, KINGSTOWN
45191	IRIS BETTY SIMMONS	DICKSON VILLAGE, G/TOWN, KINGSTOWN
43636	IRIS WILLIAMS	CHAUNCEY, KINGSTOWN
44868	IRIS YEARWOOD	ARNOS VALE, KINGSTOWN
44984	IRMA PHILLIPS	FRENCHES, KINGSTOWN
26202	IRMALIN DOWERS	RILEY, KINGSTOWN

34585	IRVINE KING	LOWMANS, KINGSTOWN
27624	IRVING CLINTON	SAN SOUCI, KINGSTOWN
11022	IRWIN GILL	KINGSTOWN, KINGSTOWN
34895	ISA RICHARDS	SION HILL, KINGSTOWN
39455	ISAAC MARTIN	GREEN HILL, KINGSTOWN
8246	ISAAC TASH	ARNOS VALE, KINGSTOWN
46182	ISABELLA BESS	BELAIR, KINGSTOWN
3895	ISABELLA DAVIS	ARNOS VALE, KINGSTOWN
32265	ISABELLA WILLIAMS	BELAIR, KINGSTOWN
34794	ISABELLE DIAMOND	FAIRBAIN PASTURE, KINGSTOWN
47212	ISHMEL CUPID	BEQUIA, KINGSTOWN
47655	ISLANDWIDE SHIPPING AGENCY	KINGSTOWN, KINGSTOWN
30185	ISOLA BROWNE	OLD MONTROSE, KINGSTOWN
36406	ISOLA BYRON	CHOPPINS, KINGSTOWN
49754	ISOLA CULZAC	BYREA, KINGSTOWN
8282	ISOLA SHALLOW & OR	GLENN, KINGSTOWN
9037	ISOLINE HAZELL	CARRIERRE, KINGSTOWN
9944	ISOLINE VICTORY	SION HILL, KINGSTOWN
10298	ISOLINE WEEKES	MESOPOTAMIA, KINGSTOWN
10644	ISRAEL SIMMONS	KINGSTOWN PARK, KINGSTOWN
53767	ISRAEL WILLIAMS	RICHLAND PARK, KINGSTOWN
12606	IVAN (CAN'T WRITE) GORDO	NEW MONTROSE, KINGSTOWN
31298	IVAN CULZAC	CLARE VALLEY, KINGSTOWN
25209	IVAN O'GARRO	OLD MONTROSE, KINGSTOWN
19150	IVAN OLLIVER	CALLIAQUA, KINGSTOWN
19677	IVAN R. SPRING	ENGLAND, KINGSTOWN
40936	IVAN THOMAS	FAIR HALL, KINGSTOWN
37689	IVICA OTTLEY	
	IVICA OTTLET IVOR C. I. MARTIN	CHAUNCEY, KINGSTOWN VILLA, KINGSTOWN
20917	IVOR C. I. MARTIN IVY SOSO	
54765	J. OTTLEY SUTHERLAND	FLORIDA - U.S.A, KINGSTOWN
40815 42606	JACINTHA BROWNE	SPRING VILLAGE, KINGSTOWN
		MESOPOTAMIA, KINGSTOWN
35832	JACINTHA GAYMES	GOMEA, KINGSTOWN
10417	JACK BROTHERS LTD J. A JAC	BELAIR, KINGSTOWN
49839	JACKIE PARRIS	LA CROIX, KINGSTOWN
30038	JACOB MALONEY	RICHLAND PARK, KINGSTOWN
41088	JACQUELINE BRANCH	LEVEL GARDENS, KINGSTOWN
35773	JACQUELINE BROWNE	NEW MONTROSE, KINGSTOWN
35823	JACQUELINE CHANCE	OLD MONTROSE, KINGSTOWN
23780	JACQUELINE HADDAWAY	VERMONT, KINGSTOWN
39511	JACQUELINE HINDS	LOWER MIDDLE STREET, KINGSTOWN
22138	JACQUELINE JACK	ARNOS VALE, KINGSTOWN
59535	JACQUELINE JOSEPH	BELAIR, KINGSTOWN
59731	JACQUELINE KING	FAIR HALL, KINGSTOWN
61005	JACQUELINE NEVERSON	CAMPDEN PARK, KINGSTOWN
42979	JACQUELINE RICHARDS	SION HILL, KINGSTOWN
39056	JACQUELINE SAMUEL	CANE GARDEN, KINGSTOWN
9023	JACQUELINE SIMPSON	RATHO MILL, KINGSTOWN
41214	JACQUELINE THOMAS	CALDER, KINGSTOWN
43677	JAMAL SIMMONS	DIAMOND VILLAGE, KINGSTOWN
43994	JAMEISON BLACK	CALDER, KINGSTOWN
25101	JAMES A. CHARLES	BARROUALLIE, KINGSTOWN
38799	JAMES ANDREWS	YAMBOU, MESOPOTAMIA P.O., KINGSTOWN
10882	JAMES BAPTISTE	LOWMANS HILL, KINGSTOWN
19822	JAMES BARKER	KINGSTOWN
6268	JAMES BROWNE & OR	BELAIR, KINGSTOWN

52274	JAMES CEASAR	GOMEA, KINGSTOWN
10426	JAMES CHARLES	CHAUNCEY, KINGSTOWN
6985	JAMES CUFFY	EVESHAM, KINGSTOWN
50513	JAMES DANIEL	CARRIERE VILLAGE, KINGSTOWN
21928	JAMES F. FINDLAY	FRENCHES, KINGSTOWN
36309	JAMES FREDERICK	BEQUIA, KINGSTOWN
9151	JAMES GLASGOW	VILLA, KINGSTOWN
4787	JAMES GRANT	GEORGETOWN, KINGSTOWN
12903	JAMES HADLEY	GEORGETOWN, KINGSTOWN
8829	JAMES JACK	KINGSTOWN
50524	JAMES M. MC INTOSH	CANE HALL, KINGSTOWN
10056	JAMES MATTHEWS	WELCOME, KINGSTOWN
15700	JAMES MC FREE	NEW TOWN VILLAGE, KINGSTOWN
21009	JAMES MILTON PLATO	FOUNTAIN, KINGSTOWN
21037	JAMES NANTON	KINGSTOWN
49190	JAMES PILGRIM	RICHMOND HILL, KINGSTOWN
46337	JAMES POMPEY	LOWMANS WD., KINGSTOWN
7897	JAMES SHEPPARD	WINDSOR FOREST,
6082	JAMES SPROTT	DUBOIS, KINGSTOWN
25753	JAMES WILLIAMS	EVESHAM, KINGSTOWN
41772	JAMILA PAUGH & OR BRENDA	FRENCHES, KINGSTOWN
39284	JAMILIA PROVIDENCE	REDEMPTION SHARPES, KINGSTOWN
45881	JANE HOOPER	PETIT BORDEL, KINGSTOWN
38863	JANELLE BARROW	LARGO HEIGHTS, KINGSTOWN
49396	JANELLE JAMES	KINGSTOWN, KINGSTOWN
60287	JANELLE WILLIAMS	DAUPHINE, KINGSTOWN
8965	JANET DAVIS	BIABOU, KINGSTOWN
40204	JANET DOYLE	CALDER RIDGE, KINGSTOWN

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

### WALNEY LIMITED (NO.: 23746 IBC 2016) (IN VOLUNTARY LIQUIDATION)

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 19th October, 2017;
- 3. Has duly appointed Ms. Cyndie Overney, Avenue de Gennecy 50bis, 1237 Avully, Switerland as liquidator.

### **CYNDIE OVERNEY,** Liquidator.

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

## RUBINBERG FUND MANAGEMENT LIMITED (NO.: 22326 IBC 2014) (IN VOLUNTARY LIQUIDATION)

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 7th July, 2017;
- 3. Has duly appointed Mr. Ivan Lyubomirov Kozhuharov of Sofia 1113, Konstantin Kissimov Str. 4, Bulgaria, as liquidator.

### IVAN LYUBOMIROV KOZHUHAROV,

Liquidator.

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

## RUBINBERG INVESTMENT FUND LIMITED (NO.: 20418 IBC 2012) (IN VOLUNTARY LIQUIDATION)

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 7th July, 2017;
- 3. Has duly appointed Mr. Ivan Lyubomirov Kozhuharov of Sofia 1113, Konstantin Kissimov Str. 4, Bulgaria, as liquidator.

#### IVAN LYUBOMIROV KOZHUHAROV,

Liquidator.

## AIR SERVICES AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF SAINT VINCENT AND THE GRENADINES

**CONTENT** 

<u>ARTICLE</u>	<u>TITLE</u>
1.	DEFINITIONS
2.	GRANT OF RIGHTS
3.	DESIGNATION AND AUTHORIZATION
4.	REVOCATION OR SUSPENSION OF OPERATING AUTHORIZATION
5.	CAPACITY
6.	TARIFFS
7.	TAXES, CUSTOMS DUTIES AND OTHER CHARGES
8.	DIRECT TRANSIT
9.	USER CHARGES

10.	NON-NATIONAL PERSONNEL AND ACCESS TO LOCAL SERVICES
11.	CURRENCY CONVERSION AND REMITTANCE OF EARNINGS
12.	MUTUAL RECOGNITION OF CERTIFICATES AND LICENSES
13.	AVIATION SAFETY
14.	AVIATION SECURITY
15.	SECURITY OF TRAVEL DOCUMENTS
16.	COMPUTER RESERVATION SYSTEMS (CRS)
17.	BAN ON SMOKING
18.	ENVIRONMENTAL PROTECTION
19.	APPLICABILITY TO CHARTER/NON SCHEDULED FLIGHTS
20.	LEASING
21.	FLIGHT SCHEDULE SUBMISSION
22.	STATISTICS
23.	APPLICATION OF LAWS AND REGULATIONS
24.	CONSULTATIONS AND AMENDMENT
25.	SETTLEMENT OF DISPUTES
26.	REGISTRATION
27.	MULTILATERAL AGREEMENTS
28.	TITLES
29.	VALIDITY AND TERMINATION

ANNEX I ROUTE SCHEDULE ANNEX II CODE SHARING

30.

ENTRY INTO FORCE

The Government of the Republic of Trukey and the Government of Saint Vincent and the Grenadines hereinafter referred to as "Contracting Parties",

Being Parties to the Convention on International Civil Aviation and International Air Services Transit Agreement both opened for signature at Chicago on the seventh day of December, 1944;

Desiring to facilitate the expansion of international air services opportunities;

Recognizing that efficient and competitive international air services enhance economic growth, trade, tourism, investment and the welfare of consumers;

Desiring to ensure the highest degree of safety and security in international air services and reaffirming their grave concern about acts or threats against the security of aircraft, which jeopardize the safety of persons or property, adversely affecting the operation of air services, and undermine public confidence in the safety of civil aviation; and

Desiring to conclude an Agreement for the purpose of establishing and operating air services between and beyond their respective territories;

HAVE AGREED AS FOLLOWS:

### ARTICLE 1 DEFINITIONS

- 1. For the purpose of this Agreement, unless the context otherwise requires, the terms:
  - a. "Aeronautical Authorities" means, in the case of the Republic of Turkey, the Ministry of Transport, Maritime Affairs and Communications, Directorate General of Civil Aviation (DGCA) and in the case of the Government of Saint Vincent and the Grenadines, Ministry of National Security Air and Sea Port Development or in both cases any person or body authorized to exercise the functions presently assigned to the said authorities;

- b. Agreement means, this Agreement, its Annexes and any amendments thereto;
- c. Agreed services means, the international air services which can be operated according to provisions of this Agreement on the specified routes;
- d. Annex means the Annex to this Agreement or any amendments thereto, in accordance with the provisions of Article 24 (Consultations and Amendment) of this Agreement;
- e. "Air Operator's Certificate" means a document issued to an airline which affirms that the airline in question has the professional ability and organization to secure the safe operation of aircraft for the aviation activities specified in the certificate;
- f. "All service international air service", "airline" and "stop for non-traffic purposes" have the meanings specified in Article 96 of the Convention;
- g. "Capacity" means,
  - -in relation to an aircraft, the payload of that aircraft available on the route or section of a route,
  - -in relation to a specified air service, the capacity of the aircraft used on such service multiplied by the frequency operated by such aircraft over a given period on a route or section of a route;
- h. "Convention" means the Convention on International Civil Aviation opened for signature at Chicago on the seventh day of December, 1944 and includes any Annex adopted under Article 90 of that Convention and any amendment of the Annexes of the Convention under Articles 90 and 94 thereof, so far as those annexes and amendments have become effective for or been ratified by both Contracting Parties;
- i. "Designated airline(s)" means any airline(s) which has/have been designated and authorized in accordance with Article 3 (Designation and Authorization) of this Agreement;
- j. "Ground-handling" means and includes but is not limited to passenger, cargo and baggage handling, and the provision of catering facilities and/or services;
- k. "ICAO" means the International Civil Aviation Organization;
- l. "International air transportation" means air transportation which passes through the air space over the territory of more than one State;
- m. "Marketing airline" means an airline that offers air transportation on an aircraft operated by another airline, through code-sharing;
- n. "Schedule" means the schedule of the routes to operate air transportation services annexed to the present Agreement and any modifications thereto as agreed in accordance with the provisions of Article 24 (Consultations and Amendment) of the present Agreement;
- o. "Specified routes" means the routes established or to be established in the Annex to this Agreement;
- p. "Spare parts" means, articles of a repair or replacement nature for incorporation in an aircraft, including engines;
- q. "Tariff" means any fare, rate or charge, the prices to be paid for the carriage of passengers, baggage and/or cargo, excluding mail, in air transportation, including any other mode of transporation in connection therewith, charged by airlines, including their agents and the conditions governing the availability of such fare rate or charge;
- r. "Territory" has the meaning specified in Article 2 of the Convention;
- s. "Traffic" means, passengers, baggage, cargo and mail;
- t. "Regular equipment" means articles, other than stores and spare parts of a removable nature, for use on board an aircraft during flight, including first aid and survival equipment;
- u. "User charges" means fees or rates levied for the use of airports, navigational facilities and other related services offered by one Contracting Party to the other.

### ARTICLE 2 GRANT OF RIGHTS

- 1. Each Contracting Party grants to the other Contracting Party the following rights for the conduct of scheduled international air services on the routes specified in Annex I to this Agreement by the designated airlines of the other Contracting Party;
  - a. to fly without landing across the territory of the other Contracting Party,
  - b. to make stops in the said territory for non-traffic purposes,
  - c. to make stops in the territory at the points specified for that route in Annex I to this Agreement for the purpose of embarking and disembarking the international traffic in combination or separately.
  - d. the rights otherwise specified in this Agreement.
- 2. Nothing in paragraph (1) of this Article shall be deemed to confer on the airlines of one Contracting Party the privilege of taking up, in the territory of the other Contracting Party, traffic carried for remuneration or hire and destined for another point in the territory of that other Contracting Party.

### ARTICLE 3 DESIGNATION AND AUTHORISATION

- 1. Each Contracting Party shall have the right to designate one or more airlines for the purpose of operating the agreed services on the specified routes. Such designation shall be effected by virtue of a written notification through diplomatic channels.
- 2. On receipt of such designation, the aeronautical authorities of other Contracting Party shall, subject to paragraphs (3) and (4) of this Article, grant with minimal procedural delay to the designated airline(s) the appropriate operating authorization and permissions provided;
  - a. In the case of an airline designated by the Republic of Turkey:
    - i. it is established in the Republic of Turkey and has a valid operating licence in accordance with the republic of Turkey laws; and
    - ii. effective regulatory control of the airline is exercised and maintained by the Republic of Turkey as being responsible for issuing its Air Operator's Certificate and the aeronautical authority is clearly identified in the designation; and
    - iii. the airline is owned, directly or through majority ownership, and it is effectively controlled by the Republic of Turkey and/or by its nationals;
  - b. In the case of an airline designated by Saint Vincent and the Grenadines:
    - 1. It is established in the territory of Antigua and Barbuda or a Caribbean Community Member State and has a valid Operating License in accordance with the applicable laws of Saint Vincent and the Grenadines or a Caribbean Community Member State.
    - 2. Effective regulatory control of the airline is exercised and maintained by Saint Vincent and the Grenadines or the Caribbean Community Member State responsible for issuing its Air Operators Certificate and the relevant authority is clearly identified in the designation; and
- 3. The airline is owned and shall continue to be owned directly or through majority ownership by Saint Vincent and the Grenadines and/or nationals of Saint Vincent and the Grenadines, or by a Caribbean Community Member State or States and/or nationals of the Caribbean Community Member States, and shall at all times be effectively controlled by Saint Vincent and the Grenadines or nationals of Saint Vincent and the Grenadines or by such Caribbean Community Member States and/or nationals of such States.

- 4. Each Contracting Party may refuse, revoke, suspend or limit the authorizations or permissions of an air carrier designated by the other Contracting Party where the air carrier is owned and effectively controlled directly or through majority ownership by a State (third country) and/or nationals of a State with which either Contracting Party does not have a bilateral air services agreement, and the necessary traffic rights to that State are not reciprocally available.
- 5. When an airline has been so designated and authorized, it may begin at any time to operate the agreed services, provided that a capacity agreed upon and a tariff established in accordance with the provisions of Article 5 (Capacity) and Article 6 (Tariffs) of this Agreement is in force in respect of that service.

### ARTICLE 4 REVOCATION OR SUSPENSION OF OPERATING AUTHORISATION

1. Each Contracting Party shall have the right to revoke an operating authorization or to suspend the exercise of the rights specified in Article 2 (Grant of Rights) of this Agreement by an airline/s designated by the other Contracting Party, or to impose such conditions as it may deem necessary on the exercise of these rights:

Either Party may withhold, revoke, suspend or impose conditions where:

- a. <u>In the case of an airline designated by the Republic of Turkey:</u>
  - 1. The airline is not established in the territory of The Republic of Turkey or does not have a valid Operating License in accordance with the laws of The Republic of Turkey.
  - 2. Effective regulatory control of the airline is not exercised or not maintained by The Republic of Turkey;
  - 3. The airline is not owned by and effectively controlled directly or through majority ownership by the Republic of Turkey and /or nationals of The Republic of Turkey.
- b. In the case of an airline designated by Saint Vincent and the Grenadines-
  - 1. The airline is not established in the territory of Saint Vincent and the Grenadines or does not have a valid Operating License in accordance with the applicable laws of Saint Vincent and the Grenadines or a Caribbean Community Member State;
  - 2. Effective regulatory control of the airline is not exercised or not maintained by Saint Vincent and the Grenadines or the Caribbean Community Member State responsible for issuing its Air Operators Certificate.
  - 3. The airline is not owned by and effectively controlled directly or through majority ownership by Saint Vincent and the Grenadines or by Caribbean Community Member States and/ or nationals of Saint Vincent and the Grenadines or nationals of a Caribbean Community Member State or States.
- c. in case of failure by that airline to comply with the laws or regulations of the Contracting Party granting the rights; or,
- d. in case that airline otherwise fails to operate in accordance with the conditions prescribed under this Agreement.
- 2. Each Contracting Party may refuse, revoke, suspend or limit the authorizations or permissions of an air carrier designated by the other Contracting Party where the air carrier is owned and effectively controlled directly or through majority ownership by a State (third country) and/or nationals of a State with which either Contracting Party does not have a bilateral or multilateral air services agreement, and the necessary traffic rights to that State are not reciprocally available.

### ARTICLE 5 CAPACITY

- 1. The designated airline(s) of each Contracting Party shall enjoy fair and equal opportunity for the operation of air services between the territories of two Contracting Parties.
- 2. In the operation by the designated airline(s) of either Contracting Party of the specified air services, the interests of the airline of the other Contracting Party shall be taken into consideration so as not to affect unduly the services which the latter provides on all or part of the same route.
- 3. The agreed services provided by the designated airlines of the Contracting Parties shall bear close relationship to the requirements of the public for transportation on the specified routes and shall have as their primary objective the provision, at a reasonable load factor, of capacity adequate to carry the current and reasonably anticipated requirements of passengers and cargo including mail between the territories of the Contracting Parties.
- 4. In the operation of the agreed services, the total capacity to be provided and the frequency of the services to be operated by the designated airlines of each Contracting Party shall be, at the outset, be mutually determined by the aeronautical authorities of the Contracting Parties before the services are inaugurated. Such capacity and frequency of services initially determined may be reviewed and revised from time to time by said authorities.

### ARTICLE 6 TARIFFS

- 1. Each Contracting Party shall allow the tariffs for international air services operated to/from/through its territory to be established by the designated airlines at reasonable levels, due regard being paid to all relevant factors, including cost of operation, reasonable profit and the tariffs of other airlines. Intervention by the Contracting Parties shall be limited to:
  - a) prevention of unreasonably discriminatory prices or practices;
  - b) protection of consumers from prices that are unreasonably high or restrictive due to the abuse of a dominant position; and
  - c) protection of airlines from prices that is artificially low due to direct or indirect governmental subsidy or support.
- 2. The tariffs established under paragraph (1) shall not be required to be filed by the designated airlines of one Contracting Party with the aeronautical authorities of the other Contracting Party for approval.
- 3. Nether Contracting Party shall allow its designated airline or airlines, in the establishment of tariffs, either in conjunction with any other airline or airlines or separately, to abuse market power in a way which has or is likely or intended to have the effect of severely weakening a competitor, being a designated airline of the other Contracting Party, or excluding such a competitor from a route.
- 4. The Contracting Parties agree that the following airline practices, in relation to the establishment of tariffs, may be regarded as possible unfair competitive practices which may merit closer examination:
  - a. charging fares and rates on routes at levels which are, in the aggregate, insufficient to cover the costs of providing the services to which they relate;
  - b. the practices in question are sustained rather than temporary;
  - c. the practices in question have a serious economic effect on, or cause significant damage to, designated airline(s) of the other Contracting Party; and
  - d. behavior indicating an abuse of dominant position on the route.

- 5. In the event that either aeronautical authority is dissatisfied with a tariff proposed or in effect for an airline of the other Contracting Party, the aeronautical authorities will endeavor to settle the matter through consultations, if so requested by either authority. In any event, the aeronautical authority of a Contracting Party shall not take unilateral action to prevent the coming into effect or continuation of a tariff of an airline of the other Contracting Party.
- 6. Notwithstanding the foregoing, the designated airlines of one Contracting Party shall provide, on request, to the aeronautical authorities of the other Contracting Party the information relating to the establishment of the tariffs, in a manner and format as specified by such authorities.
- 7. No Contracting Party shall impose on the other Contracting Party's designated airlines a first-refusal requirement, uplift ratio, no-objection fee, or any other requirement with respect to capacity, frequency or traffic that would be inconsistent with the purposes of this Agreement.

### ARTICLE 7 TAXES, CUSTOMS DUTIES AND OTHER CHARGES

- 1. Aircraft operated on international air services by the designated airline of either Contracting Party, as well as their regular equipment, spare parts (including engines), supplies of fuels and lubricants (including hydraulic fluids), and aircraft stores (including food, beverages, liquor, tobacco and other products for sale to or use by passengers during flight) carried on board, such aircraft shall be exempt from all customs duties, inspection fees and other duties or taxes on arriving in the territory of the other Contracting Party, provided such equipment and supplies remain on board the aircraft until such time as they are re-exported or are used on board aircraft on the part of the journey to be performed over that territory.
- 2. The following items also shall be exempt from the same duties and taxes, in relation with the exception of carriage corresponding to the service performed;
  - a. aircraft stores taken on board in the territory of either Contracting Party, within limits fixed by the authorities of the said Contracting Party, and for use on board aircraft engaged in an international service of the Contracting Party,
  - b. spare parts (including engines) and regular airborne equipment entered into the territory of either Contracting Party for the maintenance or repair of aircraft used on international services by the designated airline(s) of the other Contracting Party,
  - c. fuel (subject to paragraph 6 and 7) and lubricants (including hydraulic fluids) destined to supply aircraft operated on international services by the designated airline of the other Contracting Party, even when these supplies are to be used on the part of the journey to be performed over the territory of the Contracting Party in which they are taken on board,
  - d. printed ticket stock, airway bills any printed material bearing insignia of a designated airline of a Contracting Party and usual publicity material distributed without charge by that designated airline intended for use in the operation of international services until such time as they are reexported.
- 3. Materials referred to in paragraph (2) above shall be subject to supervision or control of customs authorities.
- 4. The regular airborne equipment, spare parts (including engines), aircraft stores arid supplies of fuels and lubricants (including hydraulic fluids) as well as the materials and supplies retained on board the aircraft of either Contracting Party may be unloaded in the territory of the other Contracting Party only with the approval of the customs authorities of such territory. In such case, they shall be placed under the supervision of the said authorities up to such time as they are re-exported or otherwise disposed of in accordance with customs regulations of that Contracting Party.
- 5. The fees corresponding to the services performed in relation to the storage and customs clearance will be charged in accordance with the national laws and regulations of the State of the Contracting Parties.

- 6. Nothing in this Agreement shall prevent the Republic of Turkey from imposing on a non-discriminatory basis, taxes, levies, duties, fees or charges on fuel supplied in its territory for use in an aircraft of a designated airline of the St. Vincent and the Grenadines and another point in the territory of the Republic of Turkey.
- 7. Nothing in this Agreement shall prevent St. Vincent and the Grenadines from imposing on a non-discriminatory basis, taxes, levies, duties, fees or charges on fuel supplied in its territory for use in an aircraft of a designated airline of the Republic of Turkey and another point in the territory of the St. Vincent and the Grenadines in circumstances where the Caribbean Community Member States have entered into an agreement on the imposition of charges on such fuel supplies.

### ARTICLE 8 DIRECT TRANSIT

Subject to the laws and regulations of each Contracting Party, passengers, baggage, cargo and mail in direct transit across the territory of one Contracting Party and not leaving the area of the airport reserved for such purpose shall only be subject to a very simplified control except in respect of security measures against violence, air piracy and smuggling of narcotics & psychotropic substances. Such baggage, cargo and mail shall be exempt from customs, excise and similar duties, fees and charges not based on the cost of services provided on arrival.

### ARTICLE 9 USER CHARGES

- 1. Airports, aviation security and other related facilities and services that are provided in the territory of one Contracting Party shall be available for use by the airlines of the other Contracting Party on terms no less favorable than the most favorable terms available to any airline engaged in similar international air services at the time arrangements for use are made.
- 2. The designated airline or airlines of one Contracting Party shall be permitted, in accordance with the national laws and regulations of both Contracting Parties, to perform its own specified ground handling services in the territory of the other Contracting Party and, at its option, to have ground handling services provided in whole or in part by any agent authorized, if required by domestic laws and regulations, by the competent authorities of the other Contracting Party to provide such services
- 3. The setting and collection of fees and charges imposed in the territory of one Contracting Party on an airline of the other Contracting Party for the use of airports, aviation security and other related facilities and services shall be just and fair. Any such fees and charges shall be assessed on an airline of the other Contracting Party on terms no less favorable that the most favorable terms available to any airline engaged in similar international air services at the time the fees or charges are imposed.
- 4. Each Contracting Party shall encourage discussions between its competent charging authorities and the airlines using the services and facilities, or where practicable, through airlines' representative organizations. Users shall be informed, with as much notice as possible, of any proposals for changes in user charges, to enable them to express their views before the changes are made.

### ARTICLE 10 NON-NATIONAL PERSONNEL AND ACCESS TO LOCAL SERVICES

- 1. In accordance with the laws and regulations of the other Contracting Party relating to entry, residence and employment the designated airline or airlines of one Contracting Party shall be entitled to bring in and to maintain in the territory of the other Contracting Party their own senior administrative, commercial, sales, operational, technical and other specialist staff who are required for the operation of the agreed services.
- 2. These staff requirements may, at the option of the designated airline or airlines of one Contracting Party, be satisfied by its own personnel or by using the services and personnel of any other

- organization, company or airline operating in the territory of the other Contracting Party and which has been authorized to perform such services for other airlines.
- 3. The representatives and staff shall be subject to the laws and regulations in force of the other Contracting Party. Consistent with such laws and regulations each Contracting Party shall, on the basis of reciprocity and with the minimum of delay, grant the necessary employment authorizations, visitor visas or other similar documents to the representatives and staff referred to in paragraph (1) of this Article.

#### ARTICLE 11 CURRENCY CONVERSION AND REMITTANCE OF EARNINGS

- 1. Each designated airline(s) shall have the right to sell and issue its own transportation documents in the territory of the other Contracting Party through its sales offices and, at its discretion, through its agents. Such airlines shall have the right to sell such transportation, and any person shall be free to purchase such transportation in any convertible currency and/or in local currency.
- 2. Each designated airline(s) shall have the right to convert and remit to its country, on demand, at the official rate of exchange, the excess of receipts over expenditures achieved in connection with the carriage of traffic. In the absence of appropriate provisions of a payments agreement between the Contracting Parties, the above mentioned transfer shall be made in convertible currencies and in accordance with the national laws and foreign exchange regulations applicable.
- 3. The conversion and remittance of such revenues shall be permitted without restriction at the rate of exchange applicable to current transactions which is in effect at the time such revenues are presented for conversion and remittance, and shall not be subject to any charges except those normally made by banks for carrying out such conversion and remittance.
- 4. The designated airline(s) of each Contracting Party shall have the right at their discretion to pay for local expenses, including purchases of fuel, in the territory of the other Contracting Party in local currency or, provided this accords with local currency regulations, in freely convertible currencies.

#### ARTICLE 12 MUTUAL RECOGNITION OF CERTIFICATES AND LICENCES

- 1. Air Operator's Certificates, certificates of airworthiness, certificates of competency and licenses, issued or rendered valid by one Contracting Party and still in force shall be recognized as valid by the other contracting Party for the purpose of operating the agreed services on the specified routes provided that the requirements under which such certificates or licenses were issued or rendered valid are equal to or above the minimum standards which are or may be established pursuant to the Convention. However, each Contracting Party reserves the right to refuse to recognize, for the purpose of Flights above its own territory, certificates of competency and licenses granted to its own nationals or rendered valid for them by the other Contracting Party or any other State.
- 2. If the privileges or conditions of the licenses or certificates referred to in paragraph (1) above, issued by the aeronautical authorities of one Contracting Party to any person or designated airline or in respect of an aircraft used in the operation of the agreed services, should permit a difference from the minimum standards established under the Convention, and which difference has been filed with the International Civil Aviation Organization (ICAO), the other Contracting Party may request consultations between the aeronautical authorities with a view to clarifying the practice in question. Failure to reach satisfactory agreement shall constitute grounds for the application of Article 4 (Revocation or Suspension of Operating Authorization) of this Agreement.

#### ARTICLE 13 AVIATION SAFETY

- 1. Each Contracting Party may request consultations at any time concerning safety standards in any area relating to aeronautical facilities and services, to aircrew, aircraft or their operation adopted by the other Contracting Party. Such consultations shall take place within thirty (30) days of that request.
- 2. If, following such consultations, one Contracting Party finds that the other Contracting Party does not effectively maintain and administer, in the aspects mentioned in paragraph 1 of this Article, safety standards in any such area that are at least equal to the minimum standards established at that time pursuant to the Convention, the first Contracting Party shall notify the other Contracting Party of those findings and the steps considered necessary to conform with those minimum ICAO standards, and that other Contracting Party shall take appropriate corrective action within an agreed period. Failure to take appropriate action within the agreed period shall be grounds for the application of Article 4 (Revocation, Suspension or Limitations of Authorization) of this Agreement.
- 3. Nothwithstanding the obligations mentioned in Article 16 of the Convention, it is agreed that any aircraft operated by or on behalf of the airline of one Contracting Party on services to or from the territory of the State of the other Contracting Party may while within the territory of the State of the other Contracting Party, be made subject of an examination (in this Article called "ramp inspection"), without unreasonable delay. This would be an inspection by the authorized representatives of the other Contracting Party, on board and around the aircraft. However, the obligations mentioned in Article 33 of the Convention, the objective of this inspection will be to check both the validity of the aircraft documents and those of its crew and the apparent condition of the aircraft and its equipment in accordance with the established effective norms on the basis of the Convention.
- 4. If any such ramp inspection or series of ramp inspections gives rise to:
  - a) Serious concerns that an aircraft or the operation of an aircraft does not comply with the minimum standards established at that time pursuant to the Convention, or
  - b) serious concerns that there is a lack of effective maintenance and administration of safety standards established at that time pursuant to the Convention,

the Contracting Party carrying out the inspection shall, for the purposes of Article 33 of the Convention, be free to conclude that the requirements under which the certificate or licenses in respect of that aircraft or in respect of the crew of that aircraft had been issued or rendered valid, or that the requirements under which that aircraft is operated, are not equal to or above the minimum standards established pursuant to the Convention.

- 5. In the event that access for the purpose of undertaking a ramp inspection of an aircraft operated by the designated airline of a Contracting Party in accordance with paragraph (3) above is denied by the representative of that airline, the other Contracting Party shall be free to infer that serious concerns of the type referred to in paragraph (4) above arise and draw the conclusions referred in that paragraph.
- 6. Each Party reserves the right to suspend or vary the operating authorization of the airline of the other Contracting Party immediately in the case the first Contracting Party concludes, whether as a result of a ramp inspection, the denial of an access to the ramp inspection or a series of ramp inspection, consultation or otherwise, that immediate action is essential to the safety of an airline operation.
- 7. Any action by one Contracting Party in accordance with paragraphs (2) or (6) above shall be discontinued once the basis for the taking of that action ceases to exist.

#### ARTICLE 14 AVIATION SECURITY

- 1. Consistent with their rights and obligations under international law, the Contracting Parties reaffirm that their obligation to each other to protect the security of civil aviation against acts of unlawful interference forms an integral part of this Agreement. Without limiting the generality of their rights and obligations under international law, the Contracting Parties shall in particular act in conformity with the provisions of the Convention on Offenses and Certain Other Acts Committed on Board Aircraft, signed at Tokyo on 14 September 1963, the Convention for the Suppression of Unlawful Seizure of Aircraft, signed at the Hague on 16 December 1970, the Convention for the Suppression of Unlawful Acts Against the Safety of Civil Aviation, signed at Montreal on 23 September 1971 and Protocol for the Suppression of Unlawful Acts of Violence at Airports serving International Civil Aviation, signed at Montreal on 24 February 1988 or the Convention on the Marketing of Plastic Explosives for the Purpose of Detection done at Montreal on 1 March 1991 or any other Convention on aviation security to which the Contracting Parties are parties.
- 2. Upon request, the Contracting Parties shall provide all necessary assistance to each other to prevent acts of unlawful seizure of civil aircraft and other unlawful acts against the safety of such aricraft, their passengers and crew, of airports and air navigation facilities, and to address any other threat to the security of civil aviation.
- 3. The Contracting Parties, in their mutual relations, shall act in conformity with all aviation security standards and appropriate recommended practices established by ICAO and designated as Annexes to the Convention on International Civil Aviation to the extent that such security provisions are applicable to the Contracting Parties. They shall require that operators of aircraft of their registry or operators of aircraft who have their principal place of business or permanent residence in their territory and the operators of airports in their territory act in conformity with such aviation security provisions as are applicable to the Contracting Parties. Accordingly each Contracting Party shall advise the other Contracting Party of any difference between its national regulations and practices and the aviation security standards of the Annexes referred to above. Either Contracting Party may request immediate consultations with the other Contracting Party at any time to discuss any such differences which shall be held in accordance with paragraph 2 of Article 24 (Consultations and Amendment) of this Agreement.
- 4. Each Contracting Party agrees that such operators of aircraft may be required to observe the aviation security provisions referred to in paragraph (3) above required by the other contracting Party for entry into, departure from, or while within, the territory of that other Contracting Party. Each Contracting Party shall secure that adequate measures are effectively applied within its territory to protect the aircraft and to inspect passengers, crew, carry-on items, and baggage, cargo and aircraft stores prior to and during boarding or loading. Each Contracting Party shall also give sympathetic consideration to any request from the other Contracting Party for reasonable special security measures to meet a particular threat.
- 5. When an incident or threat of an incident of unlawful seizure of civil aircraft or other unlawful acts against the safety of such aircraft, their passengers and crew, airports or air navigation facilities occurs, the contracting Parties shall assist each other by facilitating communications and other appropriate measures intended to terminate rapidly and safely such incident or threat thereof, with minimum risk to life.
- 6. Each Contracting Party shall take such measures, as it may find practicable, to ensure that an aircraft subject to an act of unlawful seizure or other acts of unlawful interference, which has landed in the territory of the respective State is detained on the ground unless its departure is necessitated by the overriding duty to protect human life. Wherever practicable, such measures shall be taken on the basis of mutual consultations.

#### ARTICLE 15 SECURITY OF TRAVEL DOCUMENTS

- 1. Each Contracting Party agrees to adopt measures to ensure the security of their passports and other travel documents.
- 2. In this regard, each Contracting Party agrees to establish controls on the lawful creation, issuance, verification and use of passports and other travel documents and identity documents issued by, or on behalf of, that Contracting Party.
- 3. Each Contracting Party also agrees to establish or improve procedures to ensure that travel and identity documents issued by it are of such quality that they cannot easily be misused and cannot readily be unlawfully altered, replicated or issued. Pursuant to the objective above, each Contracting Party shall issue their passports and other travel document in accordance with ICAO Doc 9303, Machine Readable Travel Documents: Part 1-Machine Readable Passports, Part 2-Machine Readable Visas, and/or Part 3-Size 1 and Size 2 Machine Readable Official Travel Documents.
- 4. Each Contracting Party further agrees to exchange operational information regarding forged or counterfeit travel documents, and to cooperate with the other to strengthen resistance to travel document fraud, including the forgery or counterfeiting of travel documents, the use of forged or counterfeit travel documents, the use of valid travel documents by imposters, the misuse of authentic travel documents by rightful holders in furtherance of the commission of an offence, the use of expired or revoked travel documents, and the use of fraudulently obtained travel documents.

### ARTICLE 16 COMPUTER RESERVATION SYSTEMS (CRS)

Each Contracting Party shall apply the ICAO Code of Conduct for the Regulation and Operation of Computer Reservation Systems within its territory.

### ARTICLE 17 BAN ON SMOKING

- 1. Each Contracting Party shall prohibit or cause their airlines to prohibit smoking on all flights carrying passengers operated by its airlines between the territories of the Contracting Parties. This prohibition shall apply to all locations within the aircraft and shall be in effect from the time an aircraft commences enplanement of passengers to the time deplanement of passengers is completed.
- 2. Each Contracting Party shall take all measures that it considers reasonable to secure compliance by its airlines and by their passengers and crew members within the provisions of this Article, including the imposition of appropriate penalties for non-compliance in accordance with applicable laws and regulations.

#### ARTICLE 18 ENVIRONMENTAL PROTECTION

The Contracting Parties support the need to protect the environment by promoting the sustainable development of aviation. The Contracting Parties agree with regard to operations between their respective territories to comply with the ICAO Standards and Recommended Practices (SARPs) of Annex 16 and the existing ICAO policy and guidance on environmental protection.

### ARTICLE 19 APPLICABILITY TO CHARTER/NON SCHEDULED FLIGHTS

 The provisions set out in Articles 7 Taxes, Customs Duties and Other Charges, 8 Users Charges, 10 Non-National Personnel and Access to Local Services, 11 Currency Conversion and Remittance of Earnings, 12 Mutual Recognition of Certificates and Licenses, 13 Aviation Safety,

- 14 Aviation Security, 22 Statistics, 22 Application of Laws and Regulations and 24 Consultations and Amendment of this Agreement apply as well to charters and other non-scheduled flights operated by the air carriers of one Contracting Party into or from the territory of the other Contracting Party and to the air carriers operating such flights.
- 2. The provisions of paragraph 1 of this Article shall not affect national laws and regulations governing the authorization of charter or non-scheduled flights or the conduct of air carriers or other parties involved in the organization of such operations.

#### ARTICLE 20 LEASING

- 1. Either Contracting Party may prevent the use of leased aircraft for services under this Agreement which does not comply with Articles 13 (Aviation Safety) and 14 (Aviation Security) of this Agreement.
- 2. Subject to paragraph 1 above, the designated airlines of each Contracting Party may use aircraft leased from any company, including other airlines, provided that this would not result in a lesser airline exercising traffic rights it does not have.

#### ARTICLE 21 FLIGHT SCHEDULE SUBMISSION

- 1. The designated airline(s) of each Contracting Party shall submit its envisaged flight schedules for approval to the aeronautical authorities of the other Contracting Party on each schedule period (summer and winter) at least thirty (30) days prior to the operation of the agreed services.
- 2. For supplementary flights which the designated airline of one Contracting Party wishes to operate on the agreed services outside the approved flight schedule, that airline has to request prior permission from the aeronautical authorities of the other Contracting Party. Such requests shall be submitted in accordance with the national laws and regulations of the Contracting Parties. The same procedure shall be applied to any modification thereof.

#### ARTICLE 22 STATISTICS

The aeronautical authorities of either Contracting Party shall supply to the aeronautical authorities of the other Contracting Party at their request, such periodic or other statements of statistics as may be reasonably required for the purpose of reviewing the capacity provided on the agreed services by the designated airlines of the first Contracting Party. Such statements shall include all information required to determine the amount of traffic carried by the airline on the agreed services and the origins and destinations of such traffic.

### ARTICLE 23 APPLICATION OF NATIONAL LAWS AND REGULATIONS

- 1. The laws and the regulations of a Contracting Party relating to the entry into, sojourn in or departure from its territory of aircraft engaged in international air services, or to the operation and navigation of such aircraft or flights of such aircraft or flights of such aircraft over that territory shall be applied to aircraft of the airline designated by the other Contracting Party.
- 2. The laws and the regulations of one Contracting Party governing entry into, sojourn in or departure from its territory of passengers, crew, baggage or cargo, including mail, such as formalities relating to entry, exit, clearance, emigration and immigration, aviation security, passports, customs, currency, postal, health and quarantine shall be complied with by or on behalf of such passengers, crew, baggage, cargo or mail carried by the aircraft of the designated airlines of the other Contracting Party while they are within the said territory.

3. Each Contracting Party shall, upon request of the other Contracting Party, supply the copies of the relevant laws, regulations and procedures referred to in this Agreement.

### ARTICLE 24 CONSULTATIONS AND AMENDMENT

- 1. In a spirit of close co-operation, the Aeronautical Authorities of the Contracting Parties shall consult each other from time to time with a view to the implementation, interpretation, application or amendment of this Agreement and the Annexes thereto.
- 2. Should one Contracting Party request consultations with a view to modify this Agreement or its Annexes, such consultations shall begin at the earliest possible date but not later than sixty (60) days from the date the other Contracting Party receives the written request, unless otherwise agreed by the Contracting Parties. Such consultations may be conducted through discussion or by correspondence. Each Contracting Party shall prepare and present during such consultations relevant evidence in support of its position in order to facilitate rational and economic decisions to be taken.
- 3. If either of the Contracting Parties considers it desirable to amend any provision of this Agreement, such modification enters into force when the Contracting Parties will have notified to each other the fulfillment of their constitutional procedures.
- 4. Amendments to the Annexes may be made by direct agreement between the aeronautical authorities of the Contracting Parties. They shall be applied provisionally from the date they have been agreed upon and enter into force when confirmed by an exchange of diplomatic notes.

### ARTICLE 25 SETTLEMENT OF DISPUTES

- 1. If any dispute arises between the Contracting Parties relating to the interpretation or application of this Agreement, the Contracting Parties shall in the first place endeavor to settle their dispute by negotiations between Aeronautical Authorities of the States of both Contracting Parties.
- 2. If the said Aeronautical Authorities fail to reach a settlement by negotiation the dispute shall be settled through displomatic channels.
- 3. If the Contracting Parties fail to reach a settlement pursuant to paragraphs (1) and (2) above, either Contracting Party may in accordance with its relevant laws and regulations refer the dispute to an arbitral tribunal of three arbitrators, one to be named by each Contracting Party and the third arbitrator, who shall be the umpire, to be agreed upon by the two arbitrators so chosen, provided that such arbitrator shall not be a national of the State either Contracting Party and shall be a national of a State having diplomatic relations with each of the Contracting Parties at the time of appointment.

Each Contracting Party shall nominate its arbitrator within a period of sixty (60) days from the date of receipt, through registered mail, of a notice of arbitration. The umpire shall be appointed within a further period of sixty (60) days following the appointment of the arbitrator by each of the Contracting Parties.

If a Contracting Party fails to nominate its arbitrator within the specified period or in case the chosen arbitrators fail to agree on the umpire within the mentioned period, each Contracting Party may request the President of the Council of ICAO to appoint the umpire or the arbitrator representing the Party in default, as the case may require.

- 4. The Vice-President or a senior member of the ICAO Council, not being a national of either of the Contracting Parties, as the case may be, shall replace the President of ICAO in its arbitral duties, as mentioned in paragraph (3) of this Article, in case of absence or incompetence of the latter.
- 5. The arbitral tribunal shall determine its procedures and the place of arbitration subject to provisions agreed upon between the Contracting Parties.

- 6. The decisions of the arbitral tribunal shall be final and binding upon the Contracting Parties to the dispute.
- 7. If either Contracting Party or the designated airline of either Contracting Party fails to comply with the decision given under paragraph (2) of this Article, the other Contracting Party may limit, suspend or revoke any rights or privileges which have been granted by virtue of this Agreement to the Contracting Party in default.
- 8. Each Contracting Party shall bear the expenses of its own arbitrator. The expenses of the umpire, including his/her fees and any expenses incurred by ICAO in connection with the appointment of the umpire and/or the arbitrator of the Party in default as referred to in paragraph (3) of this Article shall be shared equally by the Contracting Parties.
- 9. Pending the submission to arbitration and thereafter until the arbitral tribunal publishes its award; the Contracting Parties shall, except in the event of termination, continue to perform all their obligations under this Agreement without prejudice to a final adjustment in accordance with the said award.

### ARTICLE 26 REGISTRATION

This Agreement, its Annexes and all amendments thereto shall be registered with ICAO.

### ARTICLE 27 MULTILATERAL AGREEMENTS

In the event of conclusion of a multilateral convention or agreement concerning air transport to which both Contracting Parties adhere, this Agreement shall be modified to conform to the provisions of such convention or agreement.

### ARTICLE 28 TITLES

Titles are inserted in this Agreement at the head of each Article for the purpose of reference and convenience and in no way define limit, or describe the scope or intent of this Agreement.

### ARTICLE 29 VALIDITY and TERMINATION

This Agreement is concluded for an unlimited period of time.

Either Contracting Party may at any time give notice to the other Contracting Party of its decision to terminate this Agreement; such notice shalll simultaneously be communicated to ICAO.

In such case, the Agreement shall terminate twelve (12) months after the date of receipt of the notice by the other Contracting Party unless the notice to terminate is withdrawn by mutual agreement before the expiry of this period. In the absence of acknowledgement of receipt by the other Contracting Party, the notice shall be deemed to have been received fourteen (14) working days after the date on which ICAO will have received communication thereof.

#### ARTICLE 30 ENTRY INTO FORCE

This Agreement shall enter into force when the Contracting Parties will have notified to each other the fulfillment of their legal formalities with regard to the conclusion and the entering into force of international agreements.

In witness thereof, the undersigned plenipotentiaries, being duly authorized thereto by their respective Governments, have signed this Agreement comprising thirty (30) Articles and two (2) Annexes and have affixed thereto their seals.

Done at Istanbul this 18th day of July the year 2014 in duplicate, in the Turkish and English languages, all texts being equally authenticated. In case of any divergence of implementation, interpretation or application, the English text shall prevail.

FOR THE GOVERNMENT OF THE REPUBLIC OF TURKEY

FOR THE GOVERNMENT OF SAINT VINCENT AND THE GRENADINES

AHMET DAVUTOGLU MINISTER OF FOREIGN AFFAIRS CAMILLO GONSALVES MINISTER OF FOREIGN AFFAIRS, FOREIGN TRADE AND COMSUMER AFFAIRS

#### ANNEX I ROUTE SCHEDULE

1. The airlines designated by the Republic of Turkey shall be entitled to operate air services in both directions as follows:

From	Intermediate Points	То	Beyond Points
Points in Turkey	Any point (*)	Kingstown Canouan	Any point (*)

2. The airlines designated by the Saint Vincent and the Grenadines shall be entitled to operate air services in both directions as follows:

From	Intermediate Points	То	Beyond Points
Points in Saint Vincent and the	Any point (*)	Istanbul Ankara	Any point (*)
Grenadines			

#### Notes:

- (\*) The intermediate points and beyond points on the above routes, and 5th freedom traffic rights which may be exercised at such points by the designated airlines, shall be jointly determined between the aeronautical authorities of both Contracting Parties.
- (\*) Intermediate and beyond points may be omitted by the designated airline(s) on any or all flights at their discretion provided that such services on this route shall start and terminate in the territory of the Contracting Party designating the airline.

#### ANNEX II CODE SHARING

The designated airline(s) of either Contracting Party may enter into marketing arrangements such as blocked space, code sharing or other commercial arrangements with:

- a) an airline or airlines of the same Contracting Party;
- b) an airline or airlines of other Contracting Parties;

#### c) an airline or airlines of a third Country

provided that all airlines in the above arrangements hold the appropriate route and traffic, rights and in respect of each ticket sold, the purchaser is informed at the point of sale which airline will operate each sector of the service.

For third party code share arrangements all airlines in such arrangements are subject to the approval of the aeronautical authorities of both Contracting Parties. Should such a third party not authorized or allow comparable arrangements between the airlines of the other Contracting Party and other arilines on services to, from and via such third country, the aeronautical authorities of the concerned Contracting Party have the right not to accept such arrangements.

It is the common understanding of both Contracting Parties that code-share services are not counted against the frequency entitlement of the marketing airline.

Printed by the Government Printer at the Government Printing Office,
Campden Park, St. Vincent and the Grenadines.

[Price \$2.00]