PUBLIC NOTICE

NOTICE OF REMOVAL OF COMPANIES IN DEFAULT OF SECTIONS 194(1) AND 331(1) OF THE COMPANIES ACT, CH. 81:01 FROM THE REGISTER OF COMPANIES (FAILURE TO FILE ANNUAL RETURNS)

NOTICE IS HEREBY GIVEN that:

- 1. Pursuant to section 194(1) and 333(1) of the Companies Act, ('the Act'), every Company and External Company respectively must file with the Registrar of Companies ("the Registrar") an Annual Return no later than thirty (30) days after each anniversary date of its incorporation, amalgamation, continuance or registration;
- 2. Failure to submit the Annual Return to the Registrar within the above timeframe constitutes a contravention of the Act;
- 3. Section 516 of the Act imposes a penalty of three hundred dollars for every month, or part thereof that the default continues;
- 4. In addition to the monetary penalty imposed under section 516, a Company or External Company may, pursuant to section 489(1) of the Act, be struck off the Register of Companies ("the Register") maintained at this office for contravention of the Act; and
- 5. An audit of the Register indicates that the Companies listed below (in the attached list) have not filed Annual Returns for a period of 3 or more years and are in contravention of the Act.

You are advised to peruse the list below (the attached list) to determine whether your Company is among those in default.

AND NOTICE IS FURTHER GIVEN that at the expiration of thirty (30) days from the date indicated on the notices listed below, each company, which has not submitted to the Registrar ALL outstanding Annual Returns on or before the said date in the respective notice, shall be struck off the Register.

The current amnesty, waiving penalties for late filing with the Registrar, will end on 14th November 2024.

Karen Bridgewater Registrar General