REGISTRATION DUTY ACT

Arrêté du 16 Frimaire An XII – 17 December 1804
Act 1 of 1955
Act 31 of 1962

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REGISTRATION DUTY ACT

EDITORIAL NOTE: The words “Financial Services Development Act 2001” have been deleted and replaced by the words “Financial Services Act” wherever they occur, by section 97(9) of Act 14 of 2007 w.e.f. 28 September 2007.

PART I – PRELIMINARY

1. Short title
   This Act may be cited as the Registration Duty Act.

2. Interpretation
   In this Act—
   “bar code” means graphical representation of the title number;
   “charitable trust” has the same meaning as in the Trusts Act;
   “classic or vintage motor car” means a motor car aged 40 years or more from the date of its original registration in or outside Mauritius;
   “company”—
   (a) means a company incorporated, or a foreign company registered, under the Companies Act; and
   (b) includes any successive company, or société or successive société;
   “consideration” means value in money or money’s worth;
   “Deed” has the same meaning as in section 3B of the Transcription and Mortgage Act;
   “deed” means any notarial deed, judgment of a Court, agreement or any other document;
“deed of transfer”—
(a) means—
   (i) an authentic deed (acte authentique) witnessing the transfer of immovable property with or without consideration or by way of donation;
   (ii) a deed witnessing the transfer of shares in a company or issue of shares by a company or transfer of part sociale in a société which gives rise to a right of ownership, occupation or usage of an immovable property or any part thereof; or
   (iii) a deed witnessing the transfer of property, other than immovable property, with or without consideration; and
(b) includes—
   (i) a notice witnessing the compulsory acquisition of property under the Land Acquisition Act; or
   (ii) a deed of transfer under the Land (Duties and Taxes) Act;

“deed or document”—
(a) means a deed or document meeting the requirements and reproducing the contents of the original deed or document, as the case may be, for the purpose of this Act when submitted through the RDDS; and
(b) includes a deed of transfer or deed under private signature;

“Director-General” means the Director-General of the Mauritius Revenue Authority established under the Mauritius Revenue Authority Act;

“document”—
(a) means any written instrument or electronic document; and
(b) includes a contract of any nature, other than a contract in respect of transfer of immovable property;

“document under private signature” means a document other than a document drawn up by an officer;

“duty”—
(a) means duty payable under this Act; and
(b) includes a surcharge on duty or penalty imposed under this Act;

“electronic signature” has the same meaning as in the Electronic Transactions Act;

“fixed duty” means the duty leviable under Part II of the First Schedule;

“immovable property”—
(a) means any freehold or leasehold immovable property; and
(b) includes any right to such immovable property;
“manufacturing company” means a company engaged—
(a) in the transformation of materials or semi-processed materials into finished or semi-finished goods; or
(b) in the assembly of parts into a piece of machinery or equipment or other product,
provided that its annual turnover in respect of such activities shall be at least 75 per cent of its total turnover;
“Minister” means the Minister to whom responsibility for the subject of finance is assigned;
“MIPD” has the same meaning as in the Transcription and Mortgages Act;
“non-citizen” has the same meaning as in the Non-Citizens (Property Restriction) Act;
“officer” means the Registrar, a clerk of a Court or a notary;
“open market value” means the value which a property might reasonably be expected to realise if sold in the open market by a prudent vendor;
“pleasure craft” has the same meaning as in the Tourism Authority Act;
“property”—
(a) means every kind of property, movable or immovable; and
(b) includes any property as defined in the Land (Duties and Taxes) Act;
“proportional duty” means duty calculated at a rate specified in the First Schedule;
“Receiver” means the Receiver of Registration Dues;
“register” means register or electronic register with the Receiver under this Act;
“Registrar of Companies” means the Registrar of Companies appointed under the Companies Act;
“Registration of Deeds and Documents System” or “RDDS” means an electronic system operated by the Registrar-General for the secure transmission, registration and recording of deeds or documents for the purposes of registration, transcription or inscription under the relevant Acts;
“relevant Acts” means this Act, the Inscription of Privileges and Mortgages Act, the Land (Duties and Taxes) Act, the Notaries Act, the Stamp Duty Act, the Transcription and Mortgage Act and any other enactment relating to the registration, transcription or inscription of deeds or documents;
“resident in Mauritius” has the same meaning as in the Non-Citizens (Property Restriction) Act;
“settlor” has the same meaning as in the Trusts Act;
"signature" includes an electronic signature;

"société"—
(a) means a société commerciale or société civile which is required to be immatriculée with the Registrar of Companies under article 1841 of the Code Civil Mauricien; and
(b) includes any successive société or company or successive company;

“summary” has the same meaning as in section 3B of the Transcription and Mortgage Act;

“transaction” means an operation creating, transferring or extinguishing a right or an obligation;

“trust” has the same meaning as in the Trusts Act;

“value” means value in money;

“Valuer”—
(a) means a Government Valuer or a Valuer designated by the Receiver; and
(b) includes a person authorised by the Valuer in writing.

[S. 2 amended by s. 3 (a) of Act 4 of 1987 w.e.f. 1 November 1987; s. 4 (a) of Act 30 of 1990 w.e.f. 1 July 1990; s. 16 (a) of Act 18 of 1999 w.e.f. 1 August 1999; s. 72 (4) (a) of Act 14 of 2001 w.e.f. 1 December 2001; s. 18 (a) of Act 18 of 2003 w.e.f. 21 July 2003; s. 15 (a) of Act 28 of 2004 w.e.f. 26 August 2004; s. 27 (13) (a) of Act 33 of 2004 w.e.f. 1 July 2006; 13 (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 103 (8) (a) of Act 35 of 2004 w.e.f. 10 November 2004; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 25 (a) of Act 15 of 2006 w.e.f. 7 August 2006; s. 18 (a) of Act 20 of 2009 w.e.f. 19 December 2009; s. 14 (a) of Act 10 of 2010 w.e.f. 31 March 2011 and 4 January 2011; s. 25 (a) of Act 20 of 2011 w.e.f. 31 March 2011; s. 7 (3) (a) of Act 1 of 2013 w.e.f. 18 April 2013; s. 23 (a) of Act 26 of 2012 w.e.f. 22 December 2012; s. 20 (a) of Act 26 of 2013 w.e.f. 1 January 2014 and 19 May 2014; s. 44 (a) of Act 9 of 2015 w.e.f. 2 July 2015; s. 24 (a) of Act 4 of 2017 w.e.f. 20 May 2017; s. 46 (a) of Act 10 of 2017 w.e.f. 24 July 2017.]

2A. Deed in respect of immovable property

(1) Where—
(a) a deed, other than a judgment of a Court; or
(b) a deed of transfer or document,

witnesses the transfer of immovable property, the deed, deed of transfer or document shall be drawn up by an authentic deed (acte authentique).

(2) Where the consideration for which a share is issued takes the form of real property under section 56 (2) of the Companies Act, the deed witnessing the transfer shall be in the form of an authentic deed (acte authentique).

[S. 2A inserted by s. 23 (b) of Act 26 of 2012 w.e.f. 22 December 2012.]
2B. Electronic submission of deed or document

Any deed or document submitted electronically to the Receiver shall be deemed to meet the requirements and reproduce the contents of the original deed or document, as the case may be, for the purposes of this Act.

[S. 2B inserted by s. 44 (b) of Act 9 of 2015 w.e.f. 2 July 2015.]

PART II – LIABILITY TO DUTY

3. Duty leviable

(1) Notwithstanding any other enactment but subject to this Act, duty shall be levied on the registration of—

(a) any deed, irrespective of the date on which it is drawn up, other than those specified in paragraphs (b), (c) and (d)—
   (i) at the rate in force at the time of registration, in accordance with Parts I to IV and Part VIII of the First Schedule; and
   (ii) on the value of the property at the time of registration;

(b) a deed of transfer without consideration made inter vivos between persons other than by an ascendant to a descendant, at the rate in force at the time of registration, in accordance with Part I of the First Schedule;

(c) (i) any declaration or deed of transfer of ownership of motor vehicles or trailers; or
   (ii) any power of attorney, irrespective of the date on which it is drawn up, which includes the power to sell, transfer or dispose of a motor vehicle or a trailer to a person other than to an heir or legatee of the person who is the registered owner of the motor vehicle or trailer,
   in accordance with Part VI of the First Schedule;

(ca) any declaration or deed of transfer of ownership of a pleasure craft, in accordance with Part IX of the First Schedule;

(d) (i) any lease agreement entered into by a leasing company or any deed witnessing a loan other than a secured housing loan by a citizen of Mauritius; or
   (ii) any deed witnessing a secured housing loan by a citizen of Mauritius,
   in accordance with Part VII of the First Schedule;

(e) a Certificate of Transfer of Undertaking issued under section 346A of the Companies Act—
   (i) in respect of immovable property, at the rate in force at the time of registration in accordance with paragraph J of Part I of the First Schedule;
   (ii) in respect of motor vehicles and trailers, at the rate in force at the time of registration in accordance with Part VI of the First Schedule;
(iii) in respect of assets other than those specified in subparagraphs (i) and (iii), at the rate in force at the time of registration in accordance with Part VII of the First Schedule.

(1A) Notwithstanding subsection (1) but subject to subsections (1B) and (1C), the duty leviable on the registration of any deed witnessing the transfer of property under the Integrated Resort Scheme or the transfer of a standalone villa under the Invest Hotel Scheme, prescribed under the Economic Development Board Act, 2017 shall be in accordance with item 15 of paragraph J of Part I, or item 4 (a) of Part IV, of the First Schedule, whichever is the higher.

(1B) Where an IRS certificate, or a letter of approval for the implementation of an Integrated Resort Scheme project, under the Real Estate Development Scheme prescribed under the Economic Development Board Act has been issued by the Economic Development Board before 6 June 2008, the duty under item 4 (a) of Part IV of the First Schedule shall apply.

(1C) Where a deed witnessing the transfer of property under the Integrated Resort Scheme or the transfer of a standalone villa under the Invest Hotel Scheme, set up under the Real Estate Development Scheme prescribed under the Economic Development Board Act is presented for registration between 1 January 2009 and 31 December 2010, the duty leviable on the registration of the deed shall be in accordance with item 4 (a) of Part IV of the First Schedule.

(1D) (a) Notwithstanding subsection (1), where the transfer subject matter of the deed in respect of an immovable property has previously been witnessed by a document, whether a notarial deed or a document under private signature in the form of a transfer, promise, option, renunciation, cancellation, reservation or a transfer under condition precedent ("clause suspensive"), the duty leviable shall be on the value of the immovable property at the time the document has been drawn up, provided that—

(i) the document has been registered within the time limit specified in the Sixth Schedule; and

(ii) the deed of transfer is drawn up within 3 years of the document.

(b) The duty paid on the registration of the document referred to in paragraph (a) shall be offset against the duty payable on the deed of transfer and any difference shall be paid at the time the deed of transfer is presented for registration.

(1E) Where, in a deed of transfer referred to in subsection (1D) (a) (ii), the extent of the portion of land mentioned in the document whether a notarial deed or a document under private signature differs from that mentioned in the deed of transfer, the duty shall be leviable on the value of the land as the date of that document and any difference in the amount of duty shall be adjusted accordingly.
(1F) (a) Notwithstanding subsection (1), but subject to paragraph (b), the duty leviable on the registration of any deed witnessing the transfer of property under the Real Estate Development Scheme prescribed under the Economic Development Board Act shall be in accordance with item 15 of paragraph (J) of Part I, or item 4 (b) of Part IV, of the First Schedule, whichever is the higher.

(b) Where an RES certificate or a letter of approval for the implementation of a Real Estate Scheme Project under the Real Estate Development Scheme prescribed under the Economic Development Board Act has been issued by the Economic Development Board before 30 November 2013, the duty under item 4 (b) of Part IV of the First Schedule shall apply on transfer of property from the company holding the RES certificate.

(2) The minimum duty leviable shall be—

(a) 200 rupees in respect of a deed referred to in subsection (1) (a);

(b) 5 per cent of the value mentioned in a deed referred to in subsection (1) (b) or as determined in accordance with section 17 of this Act or section 28 of the Land (Duties and Taxes) Act or as decided by the Assessment Review Committee under section 20 of the Mauritius Revenue Authority Act,

whichever is the higher.

(3) – (5) —

(5A) The duty leviable on the registration of any document witnessing a transaction, other than a transfer of an immovable property or a movable property in Mauritius, between a non-citizen and a company holding a Global Business Licence under the Financial Services Act, shall be in accordance with the First Schedule or 50,000 rupees, whichever is the lower.

(6) —

[S. 3 amended by s. 3 (b) of Act 4 of 1987 w.e.f. 1 November 1987; s. 4 (b) of Act 30 of 1990 w.e.f. 1 July 1990; s. 11 (1) (a) of Act 23 of 1993 w.e.f. 1 November 1993; s. 11 (a) of Act 25 of 1994 w.e.f. 27 July 1994; s. 15 of Act 10 of 1998 w.e.f. 21 July 1998; s. 16 (b) of Act 18 of 1999 w.e.f. 1 August 1999; s. 23 (a) of Act 25 of 2000 w.e.f. 11 August 2000; s. 46 (9) (a) of Act 13 of 2001 w.e.f. 1 December 2001; s. 15 (a) of Act 23 of 2001 w.e.f. 11 August 2001; s. 24 (a) of Act 20 of 2002 w.e.f. 11 August 2002; s. 3 of Act 20 of 2003 w.e.f. 23 July 2003; s. 27 (13) (c) of Act 33 of 2004 w.e.f. 1 July 2006; s. 103 (8) (b) of Act 35 of 2004 w.e.f. 10 November 2004; s. 27 (a) of Act 14 of 2005 w.e.f. 21 April 2005; s. 25 (b) of Act 15 of 2006 w.e.f. 7 August 2006; s. 27 (a) of Act 17 of 2007 w.e.f. 22 August 2007; s. 30 (a) of Act 18 of 2008 w.e.f. 19 July 2008; s. 19 (a) of Act 1 of 2009 w.e.f. 1 January 2009; s. 18 (b) of Act 20 of 2009 w.e.f. 19 December 2009; s. 25 (b) of Act 20 of 2011 w.e.f. 16 July 2011; s. 15 (a) of Act 37 of 2011 w.e.f. 15 December 2011; s. 23 (d) of Act 26 of 2012 w.e.f. 22 December 2012; s. 7 (3) (b) of Act 1 of 2013 w.e.f. 18 April 2013; s. 20 (b) of Act 26 of 2013 w.e.f. 1 January 2014; s. 43 (a) of Act 18 of 2016 w.e.f. 7 September 2016; s. 46 (b) of Act 10 of 2017 w.e.f. 31 December 2016; s. 17 (a) of Act 11 of 2017 w.e.f. 24 July 2017.]
3A. Transfer with right of redemption (réméré)

(1) Where a transferor of immovable property reserves for himself a right of redemption (faculté de rachat ou de réméré) in accordance with article 1659 of the Code Civil Mauricien and fails to exercise his right of redemption within the period specified in a deed of transfer or in a subsequent deed, the transferee shall, within 3 months after such failure, cause a notarial deed to be drawn up stating—

(a) the date on which the right of redemption of the transferor has been extinguished; and

(b) the open market value of the property at the date referred to in paragraph (a).

(2) A deed drawn up in accordance with subsection (1) shall be registered and duty at the appropriate rate prescribed in the First Schedule shall be levied on the difference between the open market value of the property as specified in the deed, or as determined in accordance with section 28 of the Land (Duties and Taxes) Act or as decided by the Assessment Review Committee under section 20 of the Mauritius Revenue Authority Act and the value specified in the deed of transfer.

(3) Where a transferee fails to comply with subsection (1) or (2), he shall be liable to a penalty equivalent to the amount of duty leviable under subsection (2).

[S. 3A amended by s. 3 of Act 34 of 1984 w.e.f. 9 July 1984; s. 3 of Act 46 of 1984 w.e.f. 16 July 1984; s. 11 (1) (b) of Act 23 of 1993 w.e.f. 1 November 1993; s. 15 (b) of Act 23 of 2001 w.e.f. 11 August 2001; s. 27 (13) (c) of Act 33 of 2004 w.e.f. 1 July 2006.]

3B. – 3C.

4. —

[S. 4 amended by s. 3 of Act 46 of 1984 w.e.f. 16 July 1984; s. 3 (c) of Act 4 of 1987 w.e.f. 1 November 1987; repealed by s. 25 (c) of Act 15 of 2006 w.e.f. 7 August 2006.]

5. Documents drawn up abroad

Where a document liable to duty is drawn up outside Mauritius, the document shall not be made use of in Mauritius unless it is registered.

6. Documents witnessing several transactions

(1) (a) Subject to paragraph (b) and subsection (2), where a document witnesses several transactions or stipulations which are independent of one another or which do not necessarily arise from one another, duty shall be levied in respect of every such transaction or stipulation according to its nature.

(b) Where any one of the several transactions or stipulations is a transfer of immovable property, the document referred to in paragraph (a) shall be drawn by an authentic deed (acte authentique).
(2) Where a document which witnesses a transfer of property contains the receipt for, or an obligation relating to, the sale price of the property, the receipt or obligation shall not be liable to duty.

[S. 6 amended by s. 23 (d) of Act 26 of 2012 w.e.f. 22 December 2012.]

7. Counter deed

(1) Subject to subsection (3), where the parties to a document, whether a notarial deed or a document under private signature, are parties to a counter deed which discloses that duty leviable on the transaction witnessed by the related document has been evaded, they shall be jointly liable to the duty on the counter deed and to a penalty.

(2) (a) The duty on the counter deed under subsection (1) shall be an amount equal to the duty which would have been leviable on the transaction witnessed by the related document had it specified the true consideration for the transaction, and no account shall be taken of any duty already paid on the related document.

(b) The penalty leviable under subsection (1) shall be equivalent to the duty leviable under paragraph (a).

(3) No counter deed shall be drawn up where the counter deed is in respect of a transfer of immovable property.

[S. 7 amended by Act 9 of 1997; s. 23 (e) of Act 26 of 2012 w.e.f. 22 December 2012.]

8. —

[S. 8 repealed by s. 23 (f) of Act 26 of 2012 w.e.f. 22 December 2012.]

9. —

[S. 9 amended by Act 23 of 1992; repealed by s. 15 (b) of Act 28 of 2004 w.e.f. 26 August 2004.]

10. Assessment of usufruct

(1) Where on the sale of any property the usufruct is reserved to the vendor—

(a) the value of the usufruct shall be assessed at half the consideration for the bare ownership;

(b) proportional duty shall be paid on the aggregate of the value of the bare ownership and the assessed value of the usufruct;

(c) subject to subsection (2), no duty shall be leviable at the time the usufruct accrues to the owner in bare ownership.

(2) Where a person who has acquired the bare ownership of any property and has paid duty under subsection (1) (b) acquires the usufruct of the property otherwise than by the death of the usufructuary, the duty leviable shall be—

(a) where the consideration exceeds the value of the usufruct as assessed under subsection (1) (a), additional proportional duty on the excess;
(b) in any other case, fixed duty.

(3) Where, on the transfer of any property otherwise than for consideration, the usufruct is reserved to the transferor, the value of the usufruct shall be assessed at half the value of the property.

11. Transfer of mixed property

(1) Subject to subsection (2), where—

(a) a document witnesses the transfer of ownership or usufruct of immovable property together with movable property; and

(b) a valuation of each item of the movable property has not been made in the document,

proportional duty shall be leviable on the aggregate value of the immovable and movable property at the rate specified for immovable property.

(2) Any document referred to in subsection (1) (a) shall be drawn up by an authentic deed (acte authentique).

[S. 11 amended by s. 23 (g) of Act 26 of 2012 w.e.f. 22 December 2012.]

12. Ouverture de crédit

Where a person enters into an agreement to advance money at future dates (ouverture de crédit), duty shall be leviable on the total amount of the advances agreed to be made.

13. Agreement relating to agricultural produce

The parties to an agreement relating to agricultural produce shall, where—

(a) the value of the consideration is not stipulated in the agreement, state the estimated value of the consideration;

(b) the consideration is a portion of the agricultural produce and its value cannot be ascertained, state the estimated value of the produce for duty purposes.

14. Registration of judgments

(1) Subject to subsection (2)—

(a) every rule of Court issued by an officer on an order made by the Court or a Judge and liable to fixed duty shall be registered on a certified copy of the original signed by an officer;

(b) every judgment ordering a transfer of immovable property shall be liable to proportional duty and shall be registered on a certified copy of the original signed by an officer;

(c) every judgment liable to proportional duty shall be registered on the certified copy of the judgment signed by an officer.
(2) Notwithstanding subsection (1)—
   (a) where a judgment orders the distribution or liquidation of moveable property or of the proceeds of the sale of immovable property or of interest or costs on the sale of immovable property in proceedings between parties, a fixed duty shall be leviable on the copy of the judgment and on each warrant for payment (bureau de colocation);
   (b) a fixed duty shall be leviable on the copy of any order or judgment for alimony or maintenance.

(3) Where proportional duty is paid on a judgment and, on a new trial or an appeal, the judgment is varied or there is a new judgment—
   (a) where the amount of the judgment exceeds that of the earlier judgment, proportional duty shall be leviable on the excess;
   (b) where the amount of the judgment does not exceed that of the earlier judgment, fixed duty purposes shall be leviable.

(4) Where judgment is given in a suit in respect of a transaction which was not supported by a document—
   (a) the duty which would have been payable on the transaction, if it had been witnessed by a document, shall be levied in addition to the duty leviable on the judgment;
   (b) the judgment shall be registered on a certified copy of the original signed by an officer.

[S. 14 amended by Act 4 of 1999; s. 10 of Act 14 of 2018 w.e.f. 15 November 2018.]

PART III – ASSESSMENT OF DUTY – VALUATION OF PROPERTY

Sub-Part A – General

15. Valuation of property
   Subject to this Part and unless otherwise expressly provided, the value of property for duty purposes shall be calculated in accordance with the Second Schedule.

16. Value undeclared
   Where the value of the consideration is not specified in a document on which proportional duty is leviable, the parties shall, before registration of the document, declare in the document the estimated value of the consideration.

...continued on page R15 – 9
17. Valuation of movable property

(1) Where the Receiver is dissatisfied with the value mentioned in a deed witnessing the transfer of any movable property, he shall assess the value of that property in such manner and by such means as he thinks fit.

(2) (a) Where the transferee declines to accept the assessment made by the Receiver under subsection (1), the Receiver shall appoint a person to inspect the property and report to him on its value.

(b) The person having the custody or possession of the property shall, under penalty of a fine not exceeding 500 rupees to be imposed by the Receiver, permit the person authorised under paragraph (a) to inspect the property at such reasonable time as the Receiver considers appropriate.

(c) The Receiver shall assess the value of the property on the value specified in the report of the person appointed under this subsection and, where the value so assessed exceeds that specified in the deed of transfer, the cost of the inspections and report shall be borne by the transferee.

(3) (a) Any transferee dissatisfied with the decision of the Receiver on the report of the person appointed under subsection (2) may, on payment of the duty claimed by the Receiver and not later than 15 days after receiving notice of the Receiver’s decision, appeal to the Assessment Review Committee in accordance with Part IV of the Mauritius Revenue Authority Act against the decision, and the amount of the duty payable shall be determined by the Assessment Review Committee.

(b) —

(4) Any appeal pending before the Judge in Chambers on the date immediately before the coming into operation of subsection (3) shall, on the coming into operation of that subsection, be transferred to the Assessment Review Committee and shall be dealt with accordingly.

[S. 17 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 25 (d) of Act 15 of 2006 w.e.f. 7 August 2006.]

18. —

Sub-Part B – Right of Pre-emption

19. Right of pre-emption

(1) For the purposes of section 28 of the Land (Duties and Taxes) Act, every deed of transfer shall be subject to a resolutory condition (condition résolutoire) of a right of pre-emption (droit de préemption) in favour of the State.

(2) Every notary shall—

(a) when drawing up a deed containing provision for a transfer, make known to the parties to the deed the provisions of subsection (1) and shall insert a clause in the deed to that effect;

(b) when registering the transfer, provide the Receiver with a certificate stating the notarial costs of the transfer.
(3) The Receiver shall not register any deed in respect of which subsection (2) has not been complied with.
[S. 19 amended by Act 46 of 1984; Act 48 of 1991; s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

20. Exercise of right of pre-emption

(1) Subject to subsection (6), the Receiver may, where he is dissatisfied with the value stated in the deed of transfer, exercise on behalf of the State, within a period not exceeding 6 months from the date of registration of the deed of transfer, the right of pre-emption conferred on the State under section 19 by reimbursing to the transferee the amount payable.

(2) The exercise of a right of pre-emption shall be notified to the transferee by notice served by an usher of the Supreme Court and no fee or duty shall be chargeable in respect of the service.

(3) The Receiver shall, in the notice served under subsection (2), call on the transferee to collect, within 30 days from the date of the notice, the amount payable.

(4) Where the Receiver exercises a right of pre-emption in respect of any immovable property, he shall draw up a memorandum which, on registration and transcription, shall constitute a valid title for the State in respect of the immovable property.

(5) The memorandum under subsection (4) shall be exempt from any fee or duty.

(6) Where a transferee to whom a notice has been served under subsection (2) fails to collect the amount payable within the delay specified in subsection (3), the amount payable shall be deposited at the Registry.

(7) Where an immovable property in respect of which a right of pre-emption has been exercised is burdened with a privilege, charge or mortgage, the amount payable shall be deposited at the Registry.

(8) Any sum required for the purposes of this section shall be paid out of the Consolidated Fund.
[S. 20 amended by Act 48 of 1991; s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

21. Amount payable on pre-emption

(1) Where an interested person claims to be entitled to the amount payable, he shall make a written application to that effect to the Master and Registrar who shall, upon being satisfied of the claim, pay out to him the part of the amount payable to which he is entitled.

(2) Where the amount payable is not, within 6 months of the deposit, paid out in accordance with subsection (1) or where there is—

(a) no person competent to receive, or give a sufficient discharge for, the money; or

(b) a dispute as to the title to the money,
the Receiver shall apply for a vesting order to vest the money in the Curator and upon the making of the vesting order the money shall vest in the Curator.

(3) Any money vested in the Curator under subsection (2) shall be dealt with in the same manner as any money vested in the Curator under the Curatelle Act.

[S. 21 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

22. Administration by Curator

(1) Any immovable property in respect of which the State has acquired title under section 20 (4) shall be administered by the Curator.

(2) The Curator may, with the approval of the Attorney-General, sell by auction or tender any immovable property administered by him under subsection (1) and the purchaser shall bear, in addition to the price fetched at the auction or as a result of the tender, the costs of registration duty, advertisement for the auction or tender and any other costs of the sale.

(3) Any sum received on the sale of any immovable property under subsection (2) shall be paid into the Consolidated Fund.

[S. 22 amended by s. 23 (2) Act 48 of 1991 w.e.f. 12 March 1992.]

23. Interpretation

In this Sub-part—

“amount payable” means the price of the transfer and the notarial costs of the transfer together with interest at the legal rate for the period starting from the date of the registration of the deed of transfer to the date on which a notice under section 20 (2) is served on a transferee;

“notarial costs” means all the costs incurred by a transferee on the transfer of an immovable property by authentic deed;

“right of pre-emption” means a right of pre-emption (droit de préemption) exercisable in accordance with section 20;

“transfer” means a transfer for valuable consideration of an immovable property.

Sub-Part C – Transfer of Shares and Debentures

24. Transfer of shares or debentures

(1) In this section—

“company” includes any financial, commercial, industrial or civil society, company, partnership or association but does not include a company the securities of which are quoted on the Official List of the Stock Exchange or admitted to a second market operated by the Stock Exchange.

(2) Notwithstanding any other enactment, a transfer of shares or debentures in a company, except where the transfer is effected on the Development & Enterprise Market of the Stock Exchange shall be by deed in which
the consideration shall be truly stated, and such deed, where the transfer is for valuable consideration, shall be in the appropriate form of the Third Schedule.

(2A) (a) In subsection (2)—

“transfer of shares”, in relation to a company, includes any issue of new shares to any person or conversion of debentures into shares by a company which results in a change of control of that company.

(b) In this subsection—

“control”—

(i) has the meaning assigned to it in section 5 of the Companies Act; and

(ii) includes control by a shareholder who is an individual or a société.

(3) Notwithstanding any other enactment, where a share or debenture is sold at an auction sale carried out by a broker in accordance with rules made by the Chamber of Brokers—

(a) the President (Syndic) of the Chamber shall—

(i) issue to the broker who acted on behalf of the purchaser of the share or debenture a certificate in the form set out in the Fourth Schedule; and

(ii) not later than 4 days after the day of the sale, give notice of the sale to the Receiver in the form set out in the Fifth Schedule; and

(b) the broker who acted on behalf of the purchaser of the share or debenture shall cause the deed of transfer to be registered.

(4) No deed of transfer shall be registered under subsection (3) (b) unless it is supported by a certificate under subsection (3) (a) (i).

(5) (a) The deed of transfer for valuable consideration shall when executed be registered with the Receiver—

(i) within the period specified in the second column of the Sixth Schedule;

(ii) on payment of the duty in accordance with item 8 of paragraph J of Part I, item 6 of Part III, or Part V of the First Schedule, as the case may be.

(b) Where the Receiver is satisfied that the transfer of any shares or debentures has been made to a bank under article 2202-2 of the Code Civil Mauricien, the registration of the transfer may be effected at any time.

(c) The Receiver shall make an entry of each transfer with full details of the transfer in a special book called the Register of Transfers or in the RDDS.

(d) No entry witnessing a transfer of shares or debentures of a company shall be made in the company’s register of members or of debenture holders except on production of a deed duly registered.

(e) Such deed shall be filed in a special register to be kept by the company.
(6) (a) The Receiver may, before registering a transfer of shares or debentures under subsection (5), call for a written declaration regarding the relationship which may exist between the parties to the transfer.

(b) Where the Receiver is dissatisfied with the value mentioned in any document witnessing the transfer of any shares or debentures, he shall assess the value of the share in accordance with section 17.

(7) Any person who—

(a) knowingly makes a false statement in a notice or a deed of transfer or a certificate issued under subsection (3); or

(b) makes any false declaration as regards a transfer of shares or debentures,

shall commit an offence and shall, on conviction, be liable to a fine not exceeding 200,000 rupees and to imprisonment for a term not exceeding 3 years.

(8) Where a transfer has been registered after the period specified in the second column of the Sixth Schedule, the person applying for the registration of the deed of transfer shall be liable to the penalty provided for in the third column of that Schedule.

(9) For the purpose of subsection (5) (a) (ii), the duty leviable under item 8 (b) of paragraph J of Part I of the First Schedule shall be—

(a) on the value of the shares transferred; or

(b) at the option of the transferor and transferee jointly, in such proportion as the number of shares transferred bears to the total number of shares issued by the company without taking into account the number of shares, if any, issued to the transferee during the period of 3 years immediately preceding the date of transfer, on the open market value of the immovable property comprised in the assets of the company or on the value of the shares transferred, whichever is the lower.

(10) For the purpose of subsection (9) (a)—

(a) where the value of the shares transferred exceeds 200,000 rupees, the transferor shall submit a certificate from a professional accountant as to the value of the shares transferred;

(b) the parties shall not be required to comply with section 36 (h) (ii) (C) (I) and (III).

[S. 24 amended by s. 3 of Act 22 of 1989 w.e.f. 1 July 1989; s. 10 of Act 23 of 1992 w.e.f. 1 July 1992; s. 23 (b) of Act 25 of 2000 w.e.f. 11 August 2000; s. 15 (c) of Act 23 of 2001 w.e.f. 11 August 2001; s. 8 (9) (a) of Act 17 of 2003 w.e.f. 21 July 2003; s. 15 (c) of Act 28 of 2004 w.e.f. 26 August 2004; s. 27 (13) (d) of Act 33 of 2004 w.e.f. 1 July 2006; s. 25 (e) of Act 15 of 2006 w.e.f. 7 August 2006; s. 30 (b) of Act 18 of 2008 w.e.f. 19 July 2008; s. 37 (a) of Act 14 of 2009 w.e.f. 30 July 2009; s. 23 (h) of Act 26 of 2010 w.e.f. 22 December 2012; s. 44 (c) of Act 9 of 2015 w.e.f. 2 July 2015.]

24A. Transfer or issue of shares

(1) Notwithstanding any other enactment, where the transfer of shares in a company or issue of new shares by a company gives rise to a right of
ownership, occupation or usage in an immovable property or any part thereof to a person, the transfer or issue shall be in the form set out in the Third Schedule under the heading “C – Transfer or issue of shares in or by a company to a person”.

(2) Any transfer or issue under subsection (1) shall be—
   (a) registered with the Registrar-General; and
   (b) subject to duty in accordance with section 24 relating to the Sixth Schedule, within the time limit specified in the second column of that Schedule.

(3) (a) For the purpose of this section and subject to paragraph (b), the duty leviable shall be on the value of the immovable property or any part thereof in accordance with item 8 of paragraph J of Part I of the First Schedule, as appropriate.
   (b) Item 8 (2) of paragraph J of Part I of the First Schedule shall not apply to a transfer or issue under this section.

[S. 24A inserted by s. 23 (i) of Act 26 of 2012 w.e.f. 22 December 2012.]

PART IV – COLLECTION OF DUTY

25. Registration conditional on payment

No document liable to duty shall be registered except on previous payment of duty leviable under this Act.

26. Payment of duty

Subject to section 27, duty shall be paid—
   (a) by the officer, in respect of a document drawn up by him or in respect of an adjudication by the Master;
   (b) by the person who requires the services of an usher, in respect of a document drawn up or served by the usher;
   (c) by the auctioneer, in respect of an adjudication by him;
   (d) by the body corporate, in respect of a document of the body corporate which is liable to registration;
   (e) by the parties, in respect of—
      (i) a document under private signature; or
      (ii) a document or decision emanating from arbitrators where the document or decision has not been registered by the arbitrators;
   (f) by the person making use of the document, in respect of a document drawn up outside Mauritius;
   (g) by the debtor, in respect of a document involving an obligation or discharge;
   (h) by the transferee, in respect of the transfer of ownership, usufruct, right of use or occupation of property;
(i) by the person to whom the transfer or issue of shares is made pursuant to section 24A;

(j) by the transferee bank under section 32A of the Banking Act.

[S. 26 amended by s. 23 (c) of Act 25 of 2000; s. 25 (f) of Act 15 of 2006 w.e.f. 7 August 2006; s. 24 (j) of Act 26 of 2012 w.e.f. 22 December 2012; s. 7 (3) (c) of Act 1 of 2013 w.e.f. 18 April 2013.]

26A. Payment of fees, duties and taxes through direct debit scheme

(1) An authorised person may, subject to this section, pay fees, duties or taxes due under the relevant Acts, but not exceeding the amount specified in Part A of the Eighth Schedule, through the direct debit scheme operated by the Bank of Mauritius.

(2) Where an authorised person gives instructions to the Registrar-General for a payment to be effected through the direct debit scheme, the Registrar-General shall register the deed or document in respect of which instructions for payment are given as if the authorised person has sufficient funds in his bank account to honour the payment.

(3) (a) Where an authorised person uses the direct debit system to pay fees, duties or taxes but there are insufficient funds in his bank account, the Registrar-General shall issue a written notice to the authorised person claiming—

(i) the fees, duties or taxes unpaid, as the case may be;
(ii) a penalty of 30 per cent of the amount of fees, duties or taxes unpaid; and
(iii) interest at the rate of 2 per cent per month or part of the month during which the fees, duties or taxes remain unpaid.

(b) Any amount specified in a written notice issued under paragraph (a) shall be paid by the authorised person within 28 days from the date of receipt of the notice.

(c) Where an authorised person has been issued with a written notice under paragraph (a), he shall not be entitled to use the direct debit system for any subsequent payment unless—

(i) the Registrar-General expressly authorises him to do so in writing; and
(ii) the authorised person pays the amount of fees, duties or taxes remaining unpaid, together with the penalty and interest referred to in paragraph (a) (ii) and (iii).

(4) Where an authorised person is dissatisfied with a claim under subsection (3), he may object to the claim in accordance with section 28 (3A) of the Land (Duties and Taxes) Act.

(5) Where an authorised person gives a direct debit instruction and that instruction is not honoured by the bank because of insufficiency of funds, the authorised person shall commit an offence and shall, on conviction, be liable to a fine not exceeding 50,000 rupees and to imprisonment for a term not exceeding 3 months.
(6) Where a claim is made under subsection (3) and the authorised person fails to pay the amount claimed, the Registrar-General shall apply sections 44A, 45, 45A, 45B and 45C with such modifications, adaptations and exceptions as may be necessary for the recovery of the amount unpaid.

(7) The Registrar-General may waive, in accordance with section 33A, the whole or part of the penalty and interest under subsection (3) where he is satisfied that failure to comply with this Act was attributable to a just or reasonable cause.

(8) Subsections (3) to (7) shall not apply to an authorised person which is a bank.

(9) In this section—

“authorised person” means a person specified in Part B of the Eighth Schedule;

“bank” has the same meaning as in the Banking Act;

“bank account” means a bank account in respect of which an authorised person has given a mandate to the Registrar-General for the purpose of the direct debit scheme;

“relevant Acts” means—

(a) this Act;
(b) the Inscription of Privileges and Mortgages Act;
(c) the Land (Duties and Taxes) Act;
(d) the Notaries Act;
(e) the Stamp Duty Act; and
(f) the Transcription and Mortgage Act.

[S. 26A added by s. 23 (d) of Act 25 of 2000 w.e.f. 11 August 2000; s. 8 (9) (a) of Act 17 of 2003 w.e.f. 21 July 2003; repealed by s. 25 (g) of Act 15 of 2006 w.e.f. 7 August 2006; inserted by s. 60 (a) of Act 11 of 2018 w.e.f. 3 September 2018.]

27. Derogation from liability to duty

(1) Where duty is paid under section 26 (a) by an officer on a document, the officer may apply to a Judge for an order for the recovery of the duty from the parties at whose request the document is drawn up.

(2) Section 26 (g) and (h) shall not apply where the document makes express provision for the payment of duty by a person other than the debtor or the transferee, as the case may be.

(2A) (a) Notwithstanding this Act or any other enactment, a deed witnessing the purchase of a portion of freehold land by a company, during the period from 1 January 2012 to 30 June 2019, under the construction project of housing estates registered under section 161A (46) of the Income Tax Act for the construction of at least 5 residential units, shall be exempted from registration duty under this Act.
(b) Where the Registrar-General is notified, under section 161 (47) of the Income Tax Act, that the company referred to in paragraph (a) fails to comply with the conditions specified in section 161A (46) of that Act, he shall, by written notice sent by registered post, claim the registration duty, together with a penalty of 20 per cent of the amount of duty exempted, from the said company.

(c) Where land planned to be used for the construction project of a housing estate registered under section 161A (46) of the Income Tax Act is not fully utilised, the Registrar-General shall claim the duty exempted under paragraph (a) in relation to that part of the unutilised land in the same manner as specified in paragraph (b), together with a penalty equal to 20 per cent of the amount of duty exempted.

(3) (a) Notwithstanding this Act or any other enactment but subject to paragraph (b), the duty leviable under this Act on any deed witnessing the transfer of—

(i) a portion of freehold bare land; or

(ii) the right to construct a residential building on top of an existing building (**droit de surélévation**) on a freehold land together with his **quote-part**, shall be reduced by the amount of the duty leviable or 100,000 rupees, whichever is the lesser.

(b) A transferee shall qualify for a reduction under paragraph (a) provided that—

(i) he acquires the portion of freehold bare land, or the right to construct a residential building on top of an existing building (**droit de surélévation**) together with his **quote-part** on a freehold land, for the sole purpose of constructing a residential building;

(ii) he undertakes to start the construction of the residential building within a period of one year, and to complete the construction within a period of 3 years, from the date of transfer;

(iii) he or his spouse has not already benefitted from any reduction under this subsection or subsection (5) on or after 29 July 2016;

(iv) he or his spouse was not the sole owner of any immovable property in or outside Mauritius as at 29 July 2016;

(v) where he or his spouse is or was the co-owner of any immovable property, the immovable property was acquired by inheritance and is, or was, not of an extent exceeding 422 square metres;

(va) where he or his spouse is or was the co-owner of an immovable property, the immovable property is or was acquired before 9 November 2012 and is, or was, not of an extent exceeding 211 square metres;
(vi) the total income of the transferee and his spouse, in the income year in which the transfer is made, does not exceed, in the aggregate, 2 million rupees;

(vii) he is a citizen of Mauritius;

(viii) the transfer is not in respect of an immovable property, or any part thereof, acquired under the Investment Promotion (Real Estate Development Scheme) Regulations 2007; and

(ix) the extent of the immovable property does not exceed 844 square metres or 20 perches.

(4) (a) A deed of transfer referred to in subsections (3) (a) and 5 (a) shall contain a declaration that the transferee qualifies for the reduction and shall be accompanied by a declaration of the transferee, in 2 originals, in such form as the Registrar-General and the Director-General may approve.

(b) The declaration under paragraph (a) shall contain—
(i) the full name and address of the transferee, his National Identity Card number and tax account number, if any;
(ii) a statement in the terms of subsection (3) (b).

(5) (a) Notwithstanding this Act or any other enactment but subject to paragraph (b), the duty leviable under this Act on any deed witnessing transfer of—

(i) a residential lot which is the subject of a duly registered and transcribed deed witnessing a ‘règlement de co-pro priété’ in accordance with articles 664 and 664-1 to 664-94 of the Code Civil Mauricien;

(ii) a portion of freehold land with a residential building thereon; or

(iii) an ex-CHA residential unit or a residential unit originally acquired from the National Housing Development Company Ltd,

shall be reduced by the amount of the duty leviable or 200,000 rupees, whichever is the lesser.

(b) A transferee shall qualify for a reduction under paragraph (a) provided that—

(i) the transfer is in relation to—
(A) a residential lot which is the subject of a duly registered and transcribed deed witnessing a ‘règlement de co-pro priété’ in accordance with articles 664 and 664-1 to 664-94 of the Code Civil Mauricien; or
(B) a portion of freehold land with a residential building thereon;

(ii) he or his spouse has not already benefitted from any reduction under subsection (3) or this subsection on or after 29 July 2016;
(iii) he or his spouse was not the sole owner of any immovable property in or outside Mauritius as at 29 July 2016;

(iv) where he or his spouse is or was the co-owner of any immovable property, the immovable property was acquired by inheritance and is, or was, not of an extent exceeding 422 square metres;

(iva) where he or his spouse is or was the co-owner of an immovable property, the immovable property is or was acquired before 9 November 2012 and is, or was, not of an extent exceeding 211 square metres;

(v) the total income of the transferee and his spouse, in the income year in which the transfer is made, does not exceed, in the aggregate, 2 million rupees;

(vi) he is a citizen of Mauritius;

(vii) the transfer is not in respect of an immovable property situated on Pas Géométriques or acquired under the Investment Promotion (Real Estate Development Scheme) Regulations 2007, the Investment Promotion (Property Development Scheme) Regulations 2015 or the Investment Promotion (Investment Hotel Scheme) Regulations 2015; and

(viii) the value of the residential lot or the portion of freehold land with a residential building thereon referred to in paragraph (a) does not exceed 4 million rupees.

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(5A) (a) Notwithstanding this Act or any other enactment, but subject to paragraph (b), any deed of transfer registered on or before 30 June 2020, witnessing the transfer or vente en état futur d’achèvement (VEFA) to a citizen of Mauritius, of a housing unit forming part of the construction project of housing estates registered under section 161A (46) of the Income Tax Act—

(i) from 1 January 2012 to 31 December 2012; and

(ii) from 1 January 2013 to 30 June 2019,

shall, subject to paragraph (aa), be exempted from payment of registration duty under this Act.

(aa) No exemption shall be granted under paragraph (a) where, in respect of a housing unit under—

(i) paragraph (a) (i), the value of the housing unit exceeds 2.5 million rupees; or

(ii) paragraph (a) (ii), the value of the housing unit exceeds 6 million rupees.

(b) A transferee shall qualify for the exemption under paragraph (a), provided that—

(i) the transfer is in relation to the construction project of at least 5 residential units;

(ii) he or his spouse has not already benefitted from any reduction under subsection (3) or this subsection on or after 29 July 2016;

(iii) he or his spouse was not the sole owner of any immovable property in or outside Mauritius as at 29 July 2016;

(iv) where he or his spouse is, or was, the co-owner of any immovable property, the immovable property was acquired by inheritance and is, or was, not of an extent exceeding 422 square metres;

(iva) where he or his spouse is or was the co-owner of an immovable property, the immovable property is or was acquired before 9 November 2012 and is, or was, not of an extent exceeding 211 square metres;

(v) the total income of the transferee and his spouse, in the income year in which the transfer is made, does not exceed, in the aggregate, 2 million rupees;

(vi) he is a citizen of Mauritius; and

(vii) the transfer is not in respect of an immovable property situated on Pas Géométriques or acquired under the Investment Promotion (Real Estate Development Scheme) Regulations 2007, the Investment Promotion (Property Development Scheme) Regulations 2015 or the Investment Promotion (Investment Hotel Scheme) Regulations 2015.
(5B) (a) Notwithstanding this Act or any other enactment, but subject to paragraph (c), the duty leviable under this Act in respect of any deed of transfer to an individual witnessing the transfer of a newly-built dwelling on or before 30 June 2020, shall be reduced by the amount of the duty leviable or 300,000 rupees, whichever is the lesser.

(b) A transferee shall qualify for a reduction under paragraph (a) provided that—

(i) he is a citizen of Mauritius;

(ii) the transfer is not in relation to a newly-built dwelling situated on Pas Géométriques or acquired under the Investment Promotion (Real Estate Development Scheme) Regulations 2007, the Investment Promotion (Property Development Scheme) Regulations 2015 or the Investment Promotion (Invest Hotel Scheme) Regulations 2015;

(iii) the value of the newly-built dwelling referred to in paragraph (a) does not exceed 6 million rupees.

(c) In this subsection—

“newly-built dwelling”—

(a) means a portion of freehold land with a residential building thereon or a residential lot which is the subject of a duly registered and transcribed deed witnessing a règlement de copropriété in accordance with articles 664 and 664-1 to 664-94 of the Code Civil Mauricien, which has never been occupied before the present sale; and

(b) includes a residential building which is being acquired on the basis of a plan or during the construction phase, governed by the provisions of a vente à terme or vente en l'état futur d'achèvement (VEFA), as the case may be, in accordance with articles 1601-1 to 1601-45 of the Code Civil Mauricien.

(6) (a) A deed of transfer referred to in subsection (5A) shall contain a declaration that the transferee qualifies for the reduction and shall be accompanied by a declaration of the transferee, in 2 originals, in such form as the Registrar-General and the Director-General may approve.

(b) The declaration under paragraph (a) shall contain—

(i) the full name and address of the transferee, his National Identity Card number and tax account number, if any;

(ii) a statement in the terms of subsection (5) (b).

(7) Where the reduction under subsection (3) or (5) is granted and thereafter it is found that—

(a) the declaration given by the transferee under subsection (4) or (6) is incorrect, false or misleading in any material particular; or
(b) the total income of the transferee and his spouse, in the income year in which the transfer is made, exceeds, in the aggregate, 2 million rupees,

the Director-General shall, by written notice sent by registered post, require the transferee to pay, within the time specified in the notice, the amount of the reduction of the duty granted together with a penalty equal to 25 per cent of that amount.

(8) Any person who knowingly makes a declaration under subsection (4) or (6) which is incorrect, false or misleading in any material particular shall commit an offence and shall, on conviction, be liable to a fine not exceeding 50,000 rupees.

(9) Where a claim under subsection (7) is made and the transferee fails to pay the amount claimed, the Director-General shall apply Part IX of the Value Added Tax Act to the amount claimed, with such modifications, adaptations and exceptions as may be necessary to bring them in conformity with this section.

(10) In this section—

“total income” has the same meaning as in section 16A of the Income Tax Act.

[S. 27 amended by s. 23 (e) of Act 25 of 2000 w.e.f. 11 August 2000; s. 25 (h) of Act 15 of 2006 w.e.f. 7 August 2006; s. 14 (b) of Act 10 of 2010 w.e.f. 4 January 2011; s. 15 (b) of Act 37 of 2011 w.e.f. 15 December 2011; s. 23 (k) of Act 26 of 2012 w.e.f. 22 December 2012; s. 20 (c) of Act 26 of 2013 w.e.f. 1 January 2014; s. 44 (d) of Act 9 of 2015 w.e.f. 14 May 2015; s. 43 (b) of Act 18 of 2016 w.e.f. 7 September 2016; s. 46 c) of Act 10 of 2017 w.e.f. 31 December 2016.]

28. Abatement or deferment of duty

No payment of duty shall be abated or deferred on the ground that the amount of duty payable is in dispute or any other ground.

29. Refund of duty

(1) Where duty is properly levied on a document in accordance with this Act, the duty shall not be refundable whatever may be the effect of any subsequent event on the transaction witnessed by the document.

(2) Where an amount is paid in excess of the duty properly leviable—

(a) application may be made to the Receiver for a refund; and

(b) subject to section 30, the Receiver may refund the excess.

[S. 29 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

30. Time limit for claims or refunds

(1) Subject to article 2245 of the Code Civil Mauricien, no claim for—

(a) duty not levied on a stipulation in the document under section 6;

(b) the balance of duty insufficiently levied;

(c) any additional duty by reason of a false declaration of value; or

(d) refund of duty under section 29,
shall be receivable after the expiry of 5 years from the date on which the duty became leviable.

(2) —

[S. 30 amended by s. 25 (i) of Act 15 of 2006 w.e.f. 7 August 2006.]

31. **Proof of change of ownership**

(1) The change of ownership or usufruct of immovable property shall be sufficiently proved for the purposes of this Act against the person from whom duty is claimed—

(a) by—

(i) the appearance of his name on a list of ratepayers of a local authority as owner or usufructuary of the property; and

(ii) payment by him of the rates on the property;

(b) by a document witnessing a transaction made by him as owner or usufructuary of the property.

(2) Where the proportional duty provided in items 10 to 13 of paragraph I or in items 10 to 14 of paragraph J of Part I of the First Schedule is levied on a transaction, only fixed duty shall be leviable on any subsequent transfer deed drawn up in relation to that transaction.

[S. 31 amended by s. 4 (d) of Act 30 of 1990 w.e.f. 24 July 1990.]

32. **Proof of lease or transfer of stock in trade**

(1) For the purpose of claiming duty on an unregistered lease, the lease of agricultural land, or of a building, shall be sufficiently proved by a document establishing the occupation or the payment by the lessee of any tax levied on a lessee.

(2) For the purpose of recovering duty, the transfer of ownership of stock in trade or goodwill to a person shall be presumed from the transfer of the licence of the trader to that person.

PART V – REGISTRATION

33. **Time limit for payment of duty**

(1) Every document set out in the Sixth Schedule shall be registered within the time specified for that document in the second column of that Schedule.

(2) Where a document is not registered within the time specified in the Sixth Schedule, it shall become liable to the penalty referred to in the third column of that Schedule.

(3) Where a penalty is imposed on a document, the Receiver shall claim the penalty at the same time as any duty which may be leviable on the document.

[S. 33 amended by s. 23 (f) of Act 25 of 2000 w.e.f. 11 August 2000; s. 15 (d) of Act 23 of 2001 w.e.f. 11 August 2001; s. 8 (9) (c) of Act 17 of 2003 w.e.f. 21 July 2003; s. 27 (13) (b) and (e) of Act 33 of 2004 w.e.f. 1 July 2006; s. 25 (j) of Act 15 of 2006 w.e.f. 7 August 2006.]
33A. Power to waive penalty

(1) The Receiver may waive the whole or part of any penalty imposed under this Act where he is satisfied that failure to comply with this Act was attributable to a just or reasonable cause.

(2) In the exercise of his power under subsection (1), the Receiver shall, in writing, record the reasons for waiving the whole or part of the penalty.

[S. 33A inserted by s. 25 (k) of Act 15 of 2006 w.e.f. 7 August 2006.]

34. Duty of Receiver on registration

(1) Subject to this section, the Receiver shall, on receiving payment of the duty, register the deed or document and specify on it—

(a) the time and date of registration;
(b) the title number;
(c) the amount of duty paid;
(d) the signature of the Receiver; and
(e) the barcode.

(2) (a) For the purpose of subsection (1), the deed or document shall, subject to paragraph (b)—

(i) be prepared, concluded and saved in the RDDS; or
(ii) be scanned and saved in the RDDS.

(b) Where, because of lack of facilities or in exceptional or unforeseen circumstances, it is not possible for the person to proceed in accordance with paragraph (a), the deed or document shall be presented to the Receiver who shall, at the time of presentation, scan and save it in the RDDS.

(c) The Receiver shall, where a deed or document is saved in accordance with paragraph (a) or (b), cause an acknowledgement receipt to be generated by the RDDS which shall be forwarded to the person effecting payment through the RDDS or delivered to him in person.

(3) (a) Where a deed or document is saved in the RDDS pursuant to subsection (2), the Receiver shall calculate the amount of duty or tax leviable on that deed or document and cause a notice of payment to be generated by the RDDS which shall be forwarded to the person through the RDDS or delivered to him in person.

(b) Where a notice of payment—

(i) is forwarded to a person through the RDDS, he shall effect payment through the RDDS or to the Receiver; or
(ii) is delivered in person, the person shall effect payment in the same manner.

(4) The Receiver shall, in respect of a deed or document, cancel the entries saved in the RDDS where the person concerned—

(a) requests that the registration should not be proceeded with; or
(b) does not effect the necessary payment within 3 months of the date on which he receives the notice of payment under subsection (3) (b).

(5) On payment of the amount of duty or tax leviable, the Receiver shall—

(a) cause a receipt of the amount paid to be generated by the RDDS which shall be forwarded to the person effecting payment through the RDDS or be delivered to him in person;

(b) register and record the deed or document saved in the RDDS, in the MIPD, and ensure that the particulars referred to in subsection (1) are set out on it.

(6) The Receiver shall, after complying with subsection (5) (b), cause the deed or document to be forwarded to the person concerned through the RDDS or delivered to him in person.

(7) The deed or document forwarded or delivered under subsection (6) shall constitute proof of registration.

(8) Where a deed or document is scanned and the registered copy thereof is saved in the RDDS pursuant to subsection (2) (a) (ii), the document shall be scanned in—

(a) Portable Document Format (PDF);
(b) 300 dots per inch (DPI) Image Resolution; and
(c) text-searchable format by applying Optical Character Recognition (OCR).

[S. 34 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; repealed and replaced by s. 20 (d) of Act 26 of 2013 w.e.f. 19 May 2014; s. 44 (e) of Act 9 of 2015 w.e.f. 14 May 2015 and 2 July 2015.]

35. Deferment of registration

The Receiver may not defer registration of any document in respect of which duty is paid.

[S. 35 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

36. Information to be inserted before registration

(1) No deed of transfer, lease agreement, instrument of charges, document witnessing a division in kind or any other document witnessing a folle enchère, or after outbidding before the Master and Registrar, or a judgment by any Court, shall be registered unless it complies with the requirements specified in subsection (1A) and contains—

(a) in respect of each party—

(i) his first name or first names, in small letters, followed by his surname in capital letters, and his National Identity Card number, where available, in format XXXXXXXXXXXX (14 characters) and where applicable, a scanned image of a recent passport-sized photograph of him, printed in the notarial deed.
(ii) his occupation, the address of his residence, including the appropriate postcode;

(iii) his date of birth in format DD/MM/YYYY, with a reference to the registered number of his birth certificate in format Birth Certificate No./Year of Registration of Birth and the Civil Status Office where the birth was registered;

(iv) where applicable, his date of marriage in format DD/MM/YYYY, with a reference to the registered number of the marriage certificate in format Marriage Certificate No./Year of Marriage, the Civil Status Office where the marriage was registered and the matrimonial regime applicable to him at the time of the transfer;

(v) where applicable, his business registration number under the Business Registration Act in format XXXXXXXXX (9 characters); and

(vi) where a party was born or was married outside Mauritius and his birth or marriage certificate is not available, a certificate from the notary drawing up the deed that he has examined documents relating to the civil status of the party and that he is satisfied that the declaration of the party is correct;

(b) in respect of the immovable property—

(i) the address of the property, the Parcel Identification Number (PIN), where available, together with a site plan showing the precise location of the property, except that no site plan shall be required—

(A) in respect of an instrument of charge; and

(B) (I) the property, subject of the deed of transfer, has for the purpose of a previous transfer, been assigned a PIN and that there is no change to the extent and boundaries of the said property from the date the PIN is assigned to the date of signature of the deed of transfer; and

(II) the notary shall annex to the deed, the site plan and PIN assigned for the previous transfer and shall insert a clause to that effect in the deed;

(ii) the area of land in format Xm² up to 2 decimal places and the nature and description of the building, if any, on it, and where undivided rights are transferred, the fraction of the property sold;

(iii) (A) the price paid in format Rs X or other appropriate currency on the last transfer of the property and the title of ownership in format TV xxxx/xxx or TV xxxxxxx/xxxxxx, except that in respect of an instrument of charge, the price paid does not have to be specified;
(B) the consideration and real value, of the property in format Rs X or other appropriate currency except that in respect of an instrument of charge, the consideration and real value do not have to be specified;

(iv) the name of the present occupier, and, if let, the rent payable and the other terms of letting;

(v) the registered office of a company or in the case of a partnership the address where documents can be validly served;

(vi) the value of the land and separately, the value of any building on it;

(vii) where the property is located along the sea coast, a declaration by the parties that the property is situate within or outside 81.21 metres from the high water mark of the sea coast;

(viii) —

(ix) where applicable, the name of the descendant or ascendant from whom the ascendant or descendant acquired the property, the degree of their relationship and the date of acquisition of the property being transferred by the ascendant or descendant, as the case may be;

(x) where the transfer is made without consideration, the open market value of the land and separately the open market value of any building on it;

(xi) —

(xii) a certificate from a quantity surveyor or an architect certifying the description and cost of works carried out as at the date of transfer of a building or structure under construction, the gross external area of which, as per the approved plan, exceeds 500 square metres;

(xiii) a certificate that the transfer of the immovable property referred to in item (r)(i) or (iii) of the Eighth Schedule to the Land (Duties and Taxes) Act has been approved by the ERCP Committee;

(c) —

(d) in respect of rights in a lease, sublease, subrogation, cession or return (retrocession) of a lease property, a description of all buildings existing on the property together with a site plan indicating the precise location of the property;

(e) in respect of shares in a partnership—

(i) a list of all properties forming part of the assets of the partnership setting out—

(A) in case the properties comprise shares in any partnership or successive partnerships or company or successive companies—
(I) a detailed description of that partnership setting out a detailed description of all immovable properties forming part of the assets of that partnership or in any other partnership or successive partnerships or company or successive companies including a site plan indicating their precise location;

(II) the open market value of those immovable properties giving the value of the land and that of any building separately and, in case the building is still under construction, a declaration supported by a certificate issued by a registered quantity surveyor stating the percentage of the works carried out; and

(III) the amount of the capital of the partnership as at the date of transfer stating whether or not that capital includes any capital brought into that partnership by the transferee during the period of 3 years immediately preceding the date of the transfer; and

(B) in case the immovable properties form part directly of the assets of the partnership—

(I) a detailed description of those immovable properties including a site plan indicating their precise location;

(II) the open market value of those immovable properties giving the value of the land and that of any building separately and, in case the building is still under construction, a declaration supported by a certificate issued by a registered quantity surveyor stating the percentage of the works carried out; and

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(iii) the amount of capital of the partnership as at the
date of the transfer stating whether or not that
capital includes any capital brought into the part-
nership by the transferee during the period of
3 years immediately preceding the date of the
transfer;

(ii) a certified copy of the accounts for each of the 3 account-
ing periods immediately preceding the transfer;

(iii) where a non-citizen acquires any share in a partnership or
société or any other body corporate which reckons
amongst its assets any freehold or leasehold immovable
property in Mauritius or shares in a company or in a com-
pany holding shares in a subsidiary or any share in a part-
nership or société or any other body corporate which itself
reckons amongst its assets, freehold or leasehold immov-
able property in Mauritius—
(A) a declaration as to the nationality of the purchaser;
and
(B) a certified copy of the certificate under the Non-
Citizens (Property Restriction) Act authorising him to
purchase, acquire or hold such share;

(f) – (g) —

(h) in respect of shares in a company—

(i) a certificate signed by the parties to the effect that the
company reckons or does not reckon among its assets any
freehold or leasehold or immovable property or shares in
any partnership which reckons among its assets such
property or shares that the partnership holds in any other
partnership or successive partnerships which reckons
amongst its assets such property;

(ii) in case the company reckons among its assets—
(A) any freehold or leasehold immovable property; or

(B) any shares in a partnership which reckons among its
assets such property or any shares that the partner-
ship holds in any other partnership, successive part-
nership, company or successive company which reck-
ons among its assets such property; or

(C) any shares in a company which reckons among its
assets such property, or any shares that the company
holds in any other company, successive company,
partnership or successive partnership which reckons
among its assets such property—
(I) a description of the immovable property together
with a site plan;

(II) a certified copy of the audited financial state-
ments or in the case of a small private company,
a certified copy of the financial statements, for
Registation Duty Act

...each of the 3 accounting periods immediately preceding the transfer;...
(III) the open market value of the immovable property; and
(IV) the total number of shares issued by the company indicating the number of shares issued to the transferee during the period of 3 years immediately preceding the date of the transfer;

(iii) where the transfer takes place between companies for the sole purpose of achieving a merger, a declaration signed by the duly authorised representatives of the companies to the effect that the companies satisfy the requirements of this subparagraph and the sole purpose of the transfer is to achieve a merger of the companies;

(iv) where a non-citizen acquires shares in a company which reckons amongst its assets any freehold or leasehold immovable property in Mauritius or shares in a company holding shares in a subsidiary or any share in a partnership or société or any other body corporate which itself reckons amongst its assets, freehold or leasehold immovable property in Mauritius—

(A) a declaration as to the nationality of the purchaser; and
(B) a certified copy of the certificate under the Non-Citizens (Property Restriction) Act authorising him to purchase, acquire or hold such shares;

(ha) in respect of a deed witnessing the transfer of shares in a company or issue of shares by a company or transfer of part sociale in a société which gives rise to a right of ownership, occupation or usage of an immovable property or any part thereof—

(i) a description of the immovable property or part thereof together with a site plan;
(ii) the open market value of the immovable property or part thereof;

(i) in respect of leasehold rights in State land—

(a) a certificate from the Ministry responsible for the subject of lands to the effect that the lessor has agreed to the said transfer except where the lease agreement in respect of a campement site provides for the payment of a premium and a new rental;

(b) where the application for the transfer was made before 9 June 1997, a certificate from the Ministry responsible for the subject of lands specifying the date of the application for the transfer;

(j) in respect of a lease relating to movable property made by a leasing company, such total price paid or payable to the seller or transferee as corresponds to the price previously stated in the deed of sale or transfer relating to that property;
(k) in respect of a transfer to, or by, a company holding a letter of approval for the implementation of a project under the Real Estate Development Scheme prescribed under the Economic Development Board Act, a certified copy of the letter of approval;

(l) —

(o) in respect of a Certificate of Transfer of Undertaking issued under section 346A of the Companies Act, a final list of the assets and liabilities referred to in section 32A (8) of the Banking Act.

(1A) Every deed or document referred to in subsection (1) shall have the following features—

(a) the typeface shall be “Cambria” in regular style and shall have font size of 12 point, and shall be printed on A4 size paper of not less than 90 grammes;

(b) every page shall be consecutively numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth and any annex thereto shall be numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth; and

(c) any date mentioned shall be in format DD/MM/YYYY.

(2) No document conferring a right or interest in immovable property, whether legal or beneficial, to a non-citizen shall be registered unless it contains a certificate under section 3 (2) of the Non-Citizens (Property Restriction) Act.

(2A) No Deed shall be registered unless it is accompanied by a summary, duly filled in.

(3) (a) In this section—


(b) For the purpose of subsection (1) (c) and (h) (ii) (B) and (C), “company or successive companies” or “company or successive company” shall be construed within the meaning of “company” under section 24 (1).

[S. 36 amended by Act 34 of 1984; Act 46 of 1984; Act 56 of 1985; Act 20 of 1988; Act 22 of 1989; Act 30 of 1990; Act 17 of 1991; Act 17 of 1995; Act 9 of 1997; Act 18 of 1999; Act 25 of 2000; s. 15 (e) of Act 23 of 2001 w.e.f. 11 August 2001; s. 3 of Act 36 of 2001; s. 24 (b) of Act 20 of 2002 w.e.f. 10 August 2002; s. 16 (b) of Act 18 of 2003 w.e.f. 21 July 2003; s. 15 (d) of Act 28 of 2004 w.e.f. 26 August 2004; s. 27 (b) of Act 14 of 2005 w.e.f. 21 April 2005; s. 25 (l) of Act 15 of 2006 w.e.f. 7 August 2006; s. 10 (a) of Act 21 of 2006 w.e.f. 1 October 2006; s. 27 (b) of Act 17 of 2007 w.e.f. 22 August 2007; s. 30 (c) of Act 18 of 2008 w.e.f. 19 July 2008; s. 37 (b) of Act 14 of 2009 w.e.f. 30 July 2009; s. 18 (c) of Act 20 of 2009 w.e.f. 19 December 2009; s. 14 (c) of Act 10 of 2010 w.e.f. 4 January 2011; s. 25 (c) of Act 20 of 2011 w.e.f. 11 November 2011; s. 23 (f) of Act 26 of 2012 w.e.f. 22 December 2012; s. 7 (3) (d) of Act 1 of 2013 w.e.f. 18 April 2013; s. 44 (f) of Act 9 of 2015 w.e.f. 2 July 2015; s. 24 (b) of Act 4 of 2017 w.e.f. 20 May 2017; s. 42 (17) (b) of Act 11 of 2017 w.e.f. 15 January 2018; s. 60 (b) of Act 11 of 2018 w.e.f. 9 August 2018.]
36A. Transfer of rights in succession

(1) No document witnessing a transfer of rights, other than transfer of rights between heirs of a deceased person of property acquired by inheritance from that person, in a succession shall be registered unless it is drawn up, as appropriate, in accordance with section 36 and contains a detailed statement of all—

(a) assets comprised in the succession; and

(b) liabilities of the succession which are still outstanding at the time of the transfer.

(2) The statement under subsection (1) shall contain—

(a) in respect of the document, the following features—

(i) the typeface shall be “Cambria” in regular style and shall have font size of 12 point, and shall be printed on A4 size paper of not less than 90 grams;

(ii) every page shall be consecutively numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth and any annex thereto shall be numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth;

(iii) any date mentioned shall be in format DD/MM/YYYY;

(b) in respect of every party—

(i) his first name or first names, in small letters, followed by his surname in capital letters, and his National Identity Card Number, where available, in format XXXXXXXXXXXXXX (14 characters) and, where applicable, a scanned image of a recent passport-sized photograph of him, printed in the deed;

(ii) his occupation, the address of his residence, including the appropriate postcode;

(iii) his date of birth in format DD/MM/YYYY, with a reference to the registered number of his birth certificate in format Birth Certificate No./Year of Registration of Birth and the Civil Status Office where the birth was registered;

(iv) where applicable, his date of marriage in format DD/MM/YYYY, with a reference to the registered number of the marriage certificate in format Marriage Certificate No./Year of Marriage, the Civil Status Office where the marriage was registered and the matrimonial regime applicable to him at the time of the transfer;

(v) where applicable, his business registration number under the Business Registration Act in format XXXXXXXXXX (9 characters); and
(c) in respect of the immovable property—

(i) the address of the property, the Parcel Identification Number (PIN), where available, together with a site plan showing the precise location;

(ii) the area of land in format $Xm^2$ up to 2 decimal places and the nature and description of the building, if any on it, and where undivided rights are transferred, the fraction of the property sold;

*continued on page R15 – 23*
(iii) the price paid in format Rs X or other appropriate currency on the last transfer of the property and the title of ownership in format TV xxxx/xxx or TV xxxxxx/xxxxxx; and

(iv) the consideration and real value, where applicable, of the property in format Rs X or other appropriate currency,

and shall be substantiated by such documents as are satisfactory to the Receiver.

(3) Where, after a document witnessing a transfer of rights in a succession has been registered, the Receiver ascertains that any of the assets comprised in the succession has been omitted, he shall—

(a) assess the value of the asset omitted in such manner and by such means as he may determine; and

(b) by written notice sent by registered post, claim from the transferor and the transferee jointly and in solido the difference between the duty which would have been payable under Part I of the First Schedule if there had been no omission and the duty actually paid, together with a penalty equal to the amount of that difference.

(4) For the purpose of valuation of—

(a) any movable property comprised in the succession, section 17 shall apply;

(b) any immovable property comprised in the succession, sections 19 to 23 of this Act and section 28 of the Land (Duties and Taxes) Act or section 20 of the Mauritius Revenue Authority Act shall apply.

[S. 36A inserted by s. 3 of Act 32 of 1983 w.e.f. 2 November 1983; amended by s. 48 (4) (c) of Act 46 of 1984 w.e.f. 16 July 1984; s. 11 (1) (c) of Act 23 of 1993 w.e.f. 1 November 1993; s. 6 (c) of Act 9 of 1997 w.e.f. 30 July 1997; s. 15 (f) of Act 23 of 2001 w.e.f. 11 August 2001; s. 27 (13) (b), (c) and (f) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 25 (m) of Act 15 of 2006 w.e.f. 7 August 2006; s. 25 (d) of Act 20 of 2011 w.e.f 11 November 2011; s. 44 (g) of Act 9 of 2015 w.e.f. 2 July 2015.]

36B. Transfer of rights in lease

(1) No document witnessing any—

(a) transfer of rights in a lease;

(b) sublease, subrogation, cession or return (rétrocession) of a lease, of property shall be registered unless it is drawn up, as appropriate, in accordance with section 36 and contains the following features—

(i) in respect of the document—

(A) the typeface shall be “Cambria” in regular style and shall have font size of 12 point, and shall be printed on A4 size paper of not less than 90 grammes;

(B) every page shall be consecutively numbered on the bottom-right, page 1 of the total number of pages, page of the total number of pages and so on and so forth and any annex thereto shall be numbered on the
(C) any date mentioned shall be in format DD/MM/YYYY;

(ii) in respect of every party—

(A) his first name or first names, in small letters, followed by his surname in capital letters, and his National Identity Card Number, where available, in format XXXXXXXXXXXXXX (14 characters) and, where applicable, a scanned image of a recent passport-sized photograph of him, printed in the document;

(B) his occupation, the address of his residence, including the appropriate postcode;

(C) his date of birth in format DD/MM/YYYY, with a reference to the registered number of his birth certificate in format Birth Certificate No./Year of Birth and the Civil Status Office where the birth was registered;

(D) where applicable, his date of marriage in format DD/MM/YYYY, with a reference to the registered number of the marriage certificate in format Marriage Certificate No./Year of Marriage, the Civil Status Office where the marriage was registered and the matrimonial regime applicable to him at the time of the transfer; and

(E) where applicable, his business registration number under the Business Registration Act in format XXXXXXXXXX (9 characters);

(iii) in respect of the immovable property—

(A) the address of the property, the Parcel Identification Number (PIN), where available, together with a site plan showing the precise location;

(B) the area of land in format Xm² up to 2 decimal places and the nature and description of the building, if any, on it, and where undivided rights are transferred, the fraction of the property sold;

(C) the price paid in format Rs X or other appropriate currency on the last transfer of the property and the title of ownership in format TV xxxx/xxx or TV xxxxxx/xxxxx; and

(D) the consideration and real value, where applicable, of the property in format Rs X or other appropriate currency.

(2) For the purpose of valuation of any right in—

(a) a lease;

(b) a sublease, subrogation, cession or return (rétrocession) of a lease,
of property, sections 19 to 23 of this Act and section 28 of the Land (Duties and Taxes) Act or section 19 of the Mauritius Revenue Authority shall apply.
[S. 36B amended by s. 3 of Act 32 of 1983 w.e.f. 2 November 1983; s. 48 (4) (e) of Act 46 of 1984 w.e.f. 16 July 1984; s. 11 (1) (d) of Act 23 of 1993 w.e.f. 1 November 1993; s. 15 (g) of Act 23 of 2001 w.e.f. 11 August 2001; s. 26 (n) of Act 15 of 2006 w.e.f. 7 August 2006; s. 27 (c) of Act 17 of 2007 w.e.f. 22 August 2007; s. 25 (e) of Act 20 of 2011 w.e.f. 11 November 2011; s. 44 (h) of Act 9 of 2015 w.e.f. 2 July 2015.]

36C. Deed of transfer under clause suspensive “Promesse de Vente”

(1) No deed liable to proportional duty under any of items 10 to 13 of paragraph I or under any of items 10 to 14 of paragraph J of Part I of the First Schedule shall be registered unless—

(a) it is drawn up, as appropriate, in accordance with section 36 and contains—

(i) in respect of the deed, the following features—

(A) the typeface shall be “Cambria” in regular style and shall have font size of 12 point, and shall be printed on A4 size paper of not less than 90 grammes;

(B) every page shall be consecutively numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth and any annex thereto shall be numbered on the bottom-right, page 1 of the total number of pages, page 2 of the total number of pages and so on and so forth;

(C) any date mentioned shall be in format DD/MM/YYYY;

(ii) in respect of every party—

(A) his first name or first names, in small letters, followed by his surname in capital letters, and his National Identity Card Number, where available, in format XXXXXXXXXXXXX (14 characters) and where applicable, a scanned image of a recent passport-sized photograph of him, printed in the deed;

(B) his occupation and the postal address of his residence;

(C) his date of birth in format DD/MM/YYYY, with a reference to the registered number of his birth certificate in format Birth Certificate No./Year of Birth and the Civil Status Office where the birth was registered;

(D) where applicable, his date of marriage in format DD/MM/YYYY, with a reference to the registered number of the marriage certificate in format Marriage Certificate No./Year of Marriage, the Civil Status Office where the marriage was registered and the matrimonial regime applicable to him at the time of the transfer; and
(E) where applicable, his business registration number under the Business Registration Act in format XXXXXXXXXX (9 characters);

(iii) in respect of the immovable property—

(A) the address of the property, the Parcel Identification Number (PIN), where available, together with a site plan showing the precise location;

(B) the area of land in format Xm² up to 2 decimal places and the nature and description of the building, if any, on it, and where undivided rights are transferred, the fraction of the property sold;

(C) the price paid in format Rs X or other appropriate currency on the last transfer of the property and the title of ownership in format TV xxxx/xxx or TV xxxxxxxxx/xxxxxxx; and

(D) the consideration and real value, of the property in format Rs X or other appropriate currency;

(b) at the time of deposit of the deed for registration, its transcription is applied for and section 48 or 48A, as the case may be, of the Transcription and Mortgage Act is complied with; and

(c) where no consideration is expressed, the deed contains a declaration signed by any of the parties, stating the open market value of the property at the date of the deed.

(2) Every deed scanned for the purpose of section 36 shall be scanned in—

(a) Portable Document Format (PDF);

(b) 300 dots per inch (DPI) Image Resolution; and

(c) text-searchable format by applying Optical Character Recognition (OCR).

[S. 36C inserted by Act 30 of 1990; s. 15 (e) of Act 28 of 2004 w.e.f. 26 August 2004; s. 10 (b) of Act 21 of 2006 w.e.f. 1 October 2006; repealed and replaced by s. 25 (f) of Act 20 of 2011 w.e.f. 11 November 2011; amended by s. 44 (i) of Act 9 of 2015 w.e.f. 2 July 2015.]

36D. —

[S. 36D inserted by s. 15 (h) of Act 23 of 2001 w.e.f. 11 August 2001; repealed by s. 25 (o) of Act 15 of 2006 w.e.f. 7 August 2006.]

36E. Penalty for incorrect declaration

Where, after the registration of a deed, the Receiver is satisfied that a declaration under section 36 (e) or (h) is incorrect, he shall, by written notice sent by registered post—

(a) claim from the transferee the difference between the duty which would have been payable and the duty actually paid; and
(b) claim from the transferor the difference between the tax which would have been payable under the Land (Duties and Taxes) Act and the tax actually paid,

together with a penalty equal to 20 per cent of the difference, in respect of a claim under paragraph (a) or (b).

[S. 36E inserted by s. 15 (f) of Act 28 of 2004 w.e.f. 26 August 2004; s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

36F. Date of declaration

Any declaration in respect of the constitution of a partnership, any change in its shareholding or any appor made to it shall take effect, for the purposes of the levying of duty under this Act or of tax under the Land (Duties and Taxes) Act, as from the day on which such declaration acquires date certain by registration under this Act, whatever may be the date of such constitution, change or appor as specified in the declaration.

[S. 36E inserted by s. 15 (f) of Act 28 of 2004 w.e.f. 26 August 2004.]

37. Documents not accepted without registration

(1) Subject to subsection (2) no public officer or body corporate shall—

(a) take cognisance of a document liable to duty which is unregistered; or

(b) refer in a document drawn up by him to a document liable to duty which is not registered, unless the document liable to duty is presented for registration at the same time as the document drawn up by him.

(2) (a) There shall be no fixed period for the registration of bonds furnished to the Director-General of the Mauritius Revenue Authority established under the Mauritius Revenue Authority Act or to Magistrates for payment of customs and excise dues or for the removal of warehoused goods or for exportation of goods and of all other customs and excise bonds generally, which are accepted and received in deposit by the Director-General of the Mauritius Revenue Authority or Magistrates under an enactment relating to customs or excise.

(b) No bond to which paragraph (a) applies shall be referred to in a public document or used in a Court unless it has been previously registered.

(3) Any person who contravenes subsection (1) shall be personally liable for—

(a) the duty on the unregistered document; and

(b) any penalty to which the unregistered document may have become subject.

[S. 37 amended by s. 25 (p) of Act 15 of 2006 w.e.f. 7 August 2006.]
PART VI – EFFECT OF NON-REGISTRATION

38. Non-acrual of rights without registration

No document shall, unless it is registered—

(a) qualify a purchaser of immovable property under that document to transfer the immovable property to any other person;

(b) affect the interests of third parties; or

(c) be referred to in any public document.

[S. 38 amended by Act 4 of 1999.]

39. Issue of copies by notaries

(1) Subject to section 40, no notary shall—

(a) deliver a notarial deed or an authenticated copy of a notarial deed or perform an act in pursuance of such a deed unless the deed has been registered;

(b) draw up a notarial deed based on—

(i) a document under private signature; or

(ii) a document drawn up in a foreign country,

or receive a document specified in subparagraph (i) or (ii) in deposit or deliver an extract or authenticated copy of it unless the document has been registered;

continued on page R15 – 25
(c) receive a document in deposit without drawing up a document certifying that the deposit has been made.

(2) Any notary who contravenes subsection (1) shall be liable—
(a) to a penalty of 100,000 rupees for each contravention; and
(b) for the duty on the unregistered document giving rise to the contravention.

[S. 39 amended by s. 25 (q) of Act 15 of 2006 w.e.f. 7 August 2006.]

40. Provisions relating to wills
(1) Notwithstanding section 39, a notary may—
(a) receive in deposit a will under private signature which has not been registered; and
(b) deliver to a testator a copy of a will embodied in a notarial deed before the deed is registered.

(2) No will, whether under private signature or in a notarial deed, shall become executory unless the will has been registered.

41. Duties of notaries
(1) A notary shall inform the parties to every notarial deed liable to a proportional duty of the penalties to which they expose themselves in case the full consideration or transaction giving rise to duty is not truly declared by them and expressed in the deed, and shall insert a clause in the deed stating that he has so informed the parties.

(2) (a) In every document liable to proportional duty, the parties shall insert a clause declaring that to the best of their knowledge and belief the consideration or value of the transaction as expressed in the document represents the real value of the transaction or that the real value for the purposes of registration is estimated at a certain sum.

(b) A declaration under paragraph (a) may be made by any party to the document.

(3) Subject to sections 16 and 17, where the Receiver is satisfied that a document presented for registration contains a false expression of the consideration or transaction liable to duty, all the parties to the document shall be liable to a penalty equal to the amount of the duty unpaid on the true consideration or transaction liable to duty.

(4) Notwithstanding any other enactment, every notary shall, when drawing up a deed of transfer, ascertain from the parties to the transfer the identity of the ultimate beneficial owner of the property.

(5) Where the ultimate beneficial owner of the property referred to in subsection (4) is a non-citizen, the notary shall, forthwith, notify the Secretary for Home Affairs of the fact.

[S. 41 amended by s. 6 of Act 9 of 1997 w.e.f. 30 July 1997; s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 37 (c) of Act 14 of 2009 w.e.f. 30 July 2009.]
42. Withholding of document by Receiver

(1) Where a document which is presented for registration—
   (a) is the original or a scanned or digital copy; or
   (b) contains information which may be useful for the discovery of unpaid duty or for assessment of additional duty,
the Receiver may withhold the document for a period not exceeding 24 hours.

(2) The Receiver may—
   (a) draw up a copy of a document withheld under subsection (1); and
   (b) cause the copy drawn up under paragraph (a) to be certified as a true copy of the document by the person who produced the document for registration.

(3) Where the person who produced the document refuses to certify a copy under subsection (2), the Receiver may certify the copy to be a true copy of the document presented for registration.

[S. 42 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 44 (j) of Act 9 of 2015 w.e.f. 2 July 2015.]

43. Access to documents

(1) In the exercise of his duties under this Act, the Receiver may, at all reasonable times, examine, make extracts from, and take copies of, any document under the control or in the custody of an officer.

(2) The power conferred under subsection (1) shall not, in relation to a will or other notarial deed containing a stipulation of a testamentary nature, be exercised before the death of the testator.

[S. 43 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

44. Reference to registration in documents

(1) Where a registered document is referred to in a document which is to be registered, the document to be registered shall indicate—
   (a) the date of registration;
   (b) the volume of the register in which the document is registered; and
   (c) the registration number,
of the registered document.

(2) Where a judgment is given or a decision taken on a registered document, the judgment or decision shall bear a mention of that fact.

(3) Where a document contains a false reference to the registered number of a deed, every party to the document shall commit the offence of forgery.
44A. Inscription of privilege

(1) The Receiver may at any time inscribe a privilege on all properties belonging, or which may subsequently belong, to a person for any amount of duty remaining unpaid by that person.

(2) —

(3) The inscription under subsection (1) shall be erased—
   (a) on payment of the duty; or
   (b) only in respect of a lot in a building which is subject to a règlement de co-propriété in accordance with articles 664 to 664-94 of the Code Civil Mauricien where the debtor has paid the duty in respect of that lot and makes such a request in writing.

[S. 44A amended by Act 25 of 2000; s. 8 (9) (d) of Act 17 of 2003 w.e.f. 21 July 2003; s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 27 (c) of Act 14 of 2005 w.e.f. 21 April 2005; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 25 (r) of Act 15 of 2006 w.e.f. 7 August 2006.]

45. Recovery of duty before Judge

(1) Where any duty, penalty or cost is due under this Act, the Receiver may apply to a Judge in Chambers for an order (contrainte) to issue against the debtor.

(2) An order made under subsection (1) shall be—
   (a) executory; and
   (b) served on the debtor.

(3) Any debtor aggrieved by an order made under subsection (1) may within 10 days of the service of the order appeal to the Supreme Court.

(4) No costs shall be awarded against an unsuccessful party except disbursements for—
   (a) stamp duty;
   (b) service of the order; or
   (c) execution of the order.

[S. 45 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004.]

45A. Recovery of duty by attachment

The Registrar-General may, without prejudice to any other remedy which he may have, enforce payment, by attachment in the manner provided in the Attachment (Rates and Taxes) Act, of any amount of duty under this Act which has remained unpaid after determination of any objection or representation before the Assessment Review Committee under the Mauritius Revenue Authority Act.

[S. 45A inserted by s. 44 (k) of Act 9 of 2015 w.e.f. 14 May 2015.]
45B. Recovery of arrears of registration duty by Director-General

(1) The Receiver may make a written request to the Director-General for the collection and enforcement on his behalf of any unpaid registration duty.

(2) Where a written request is made under subsection (1)—
   (a) any unpaid registration duty under subsection (1) shall, for the purpose of this section and section 45C, be deemed to be tax due to the Mauritius Revenue Authority; and
   (b) the Director-General shall exercise the powers conferred on him by the Mauritius Revenue Authority Act and the Income Tax Act, with such modifications, adaptations and exceptions as may be necessary to enable him to comply with the request.

(3) For the purpose of subsection (2), the Receiver shall submit to the Director-General a list of the outstanding debts to be recovered by him and at the same time inform the debtor that the debt has been referred to the Director-General for recovery.

[S. 45B inserted by s. 43 (c) of Act 18 of 2016 w.e.f. 7 September 2016.]

45C. Enforcement

Parts IX and XI and sections 152A, 155, 159A and 160 of the Income Tax Act shall apply to the registration duty with such modifications, adaptations and exceptions as may be necessary to enable the Director-General to comply with section 45B.

[S. 45C inserted by s. 43 (c) of Act 18 of 2016 w.e.f. 7 September 2016.]

PART VII – MISCELLANEOUS

46. Extracts from registers

(1) Except on the order of a Judge, the Receiver shall not deliver an extract from his registers relating to a document unless the extract is required by a party to the document or his heir or other party deriving a right from him.

(2) In this section—
   “extract” includes a printout from the MIPD.

[S. 46 amended by s. 27 (13) (b) of Act 33 of 2004 w.e.f. 1 July 2006; s. 4 (k) of Act 4 of 2006 w.e.f. 2 October 2004; s. 20 (e) of Act 26 of 2013 w.e.f. 19 May 2014.]

46A. Exemption from registration

The documents specified in the Seventh Schedule shall be exempt from registration.

[S. 46A inserted by s. 25 (s) of Act 15 of 2006 w.e.f. 7 August 2006.]

47. Remission of Duty

(1) There shall be a Committee which shall make recommendations to the Minister as to whether or not to remit or refund the whole or part of any duty leviable under this Act.
(2) The Committee shall be chaired by the Registrar-General and shall comprise 2 officers of the Ministry and one other officer of the Registrar-General’s Department.

(3) The Minister may, on the recommendations of the Committee, remit or refund the whole or part of any duty leviable under this Act—

(a) in respect of a deed or any other document witnessing the transfer of property which does not result in an effective change in ownership of that property;

(b) where a person makes an application for—
   (i) a derogation under section 27; or
   (ii) a deed or any other document to be registered free in accordance with Part III of the First Schedule, within one year from the date of registration of the deed or document;

(c) where several documents are required to be registered in order to complete a transaction, leading to multiplicity of taxation; or

(d) where a document presented for registration makes reference to previous documents and in respect of which duty is leviable, leading to multiplicity of taxation.

[S. 47 amended by Act 34 of 1984; Act 56 of 1985; repealed by s. 25 (t) of Act 15 of 2006 w.e.f. 10 January 2007; inserted by s. 46 (d) of Act 10 of 2017 w.e.f. 24 July 2017.]

48. Payment of duty to be in multiples of 5 rupees

Any duty or tax payable under this Act which is less than a multiple of 5 rupees, shall be increased to the next higher figure which is a multiple of 5 rupees.

[S. 48 added by Act 34 of 1984.]

48A. —

49. Regulations

The Minister may—

(a) make such regulations as he thinks fit for the purposes of this Act; and

(b) by regulations, amend the Schedules.

[S. 49 added by Act 56 of 1985.]
FIRST SCHEDULE
[Section 3]

PART I – PROPORTIONAL DUTY

A. –

B. Rate 1.25%
   1. –
   2. Any judgment, or transfer of property, usufruct or enjoyment of property not elsewhere specified in this Schedule.
   3. (a) –
      (b) Compromise.
      (c) – (g) –
      (h) Transaction under article 2044 of the Code Civil Mauricien of property in dispute.
   4. Lease, sublease or subrogation of lease of immovable property or of State land of fixed duration.
      [Para. B amended by Act 26 of 2000; s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006;
       GN 130 of 2007 w.e.f. 15 September 2007.]

C. –

D. Rate 2%
   1. Document witnessing transactions relative to sugar cane, vanilla or other agricultural produce.
   2. Cession of dock warrants as a guarantee and judgments cancelling deeds containing sales or leases of immovable property for the non-payment of the price or part of the price or for the non-fulfilment of the conditions. On the guarantee given by a third party and on the delegation of sums when contained in the principal deed, no additional duty shall be charged.
   [Paras. E – EE repealed by s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006.]

E. – EE. –
   [Paras. E – EE repealed by s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006.]

F. Rate 3%
   1. The abandonment of goods to insurer or joint venturer, on the value of the goods abandoned.
   2. Insurance policy, on the amount of the premium.
   3. Acceptance of a tender, deal (marché) or building contract for the erection, repair or maintenance of a building of, or the supply of goods on the amount of the tender or contract.
   4. Composition or arrangement between a debtor and his creditors, on the amount the debtor binds himself to pay.
   5. Security or guarantee for money or movable property or agreement to indemnify of a similar nature.

   The duty shall be in addition to, but shall not exceed, the duty on the transaction which is the object of the guarantee or agreement to indemnify.
6. Bonds in bottomry (obligations à la grosse aventure ou pour retour de voyage).


G. —
[Para. G repealed and replaced by s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006; repealed by GN 130 of 2007 w.e.f. 15 September 2007.]

H. Rate 5%
1. —

2. Documents witnessing hire-purchase agreement for goods specified in items 7 and 8 of the First Schedule to the Hire Purchase Act.

3. —

4. Constitution of annuity, whether perpetual or for life, of pension for consideration, and the cession, transfer, or delegation thereof.

5. Lease of movable property of no fixed duration.

6. Pledge of immovable property.

7. —
[Para. H amended by s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006; GN130 of 2007 w.e.f. 15 September 2007.]

I. Rate 5%
1. The adjudication, sale, resale (by way of folle-enchère or after outbidding), return (rétrocession) and any other deed or judgment by which an immovable property or the usufruct in immovable property transferred either without consideration or for consideration where the price does not exceed 100,000 rupees.

2. The adjudication on resale (by way of folle-enchère or after outbidding) of an immovable property or usufruct in immovable property, on that part of the resale price which exceeds the price on the original sale, where the resale price does not exceed 100,000 rupees.

3. Lease of immovable property in consideration of an annuity, whether perpetual or for life, and lease of immovable property of no fixed duration where the value of the lease is calculated in accordance with the Second Schedule does not exceed 100,000 rupees.

4. Acquisition on licitation of undivided share or right in immovable property where the value of such share or right does not exceed 100,000 rupees.

5. Sum of money paid as a condition of an exchange of immovable property or a division in kind of immovable property, where such sum does not exceed 100,000 rupees.

6. The redemption (retrait) of an immovable property after the expiry of the period fixed in the deed of sale by which the right of redemption (réméré) was reserved to the vendor, where the value of the property does not exceed 100,000 rupees.

7. Declarations on which proportional duty is leviable under section 9 (3) where the value of the property does not exceed 100,000 rupees.

8. —

10. Transfer for consideration under condition precedent (clause suspensive), whether the condition has been fulfilled or not, of immovable property where the consideration or declared open market value of the property does not exceed 100,000 rupees.
11. Renunciation (whether pure and simple or not), cancellation (whether unilateral or not) or return (rétrocession) of a transfer under condition precedent (clause suspensive) of immovable property where the consideration of the transfer or declared open market value of the property does not exceed 100,000 rupees and where no proportional duty has been levied on the transfer.

12. Promise to transfer or acquire, option given to transfer or acquire an immovable property where the consideration or declared open market value of the property does not exceed 100,000 rupees.

13. Renunciation (whether pure and simple or not) or cancellation (whether unilateral or not) of a promise to transfer or to acquire or of an option given to transfer or to acquire immovable property where the consideration or declared open market value of the property in the promise or option does not exceed 100,000 rupees and where no proportional duty has been levied on the promise or option.

14. Any deed of transfer of property as defined in the Land (Duties and Taxes) Act, where the open market value of the property transferred does not exceed 100,000 rupees.

\[\text{Para. I amended by Act 30 of 1990; s. 16 (c) of Act 18 of 2003 w.e.f. 21 July 2003; s. 4 of Act 20 of 2003 w.e.f. 21 July 2003; s.15 (g) of Act 28 of 2004 w.e.f. 26 August 2004; s. 25 (u) of Act 15 of 2006 w.e.f. 7 August 2006; s. 15 (c) (i) of Act 37 of 2011 w.e.f. 15 December 2011; s. 44 (I) of Act 9 of 2015 w.e.f. 14 May 2015.}\]

J. Rate 5%

1. The adjudication, sale, resale (by way of folle-enchère or after outbidding), return (rétrocession) and any other deed or judgment by which an immovable property or the usufruct of it is transferred either without consideration or for consideration where the value of the immovable property or usufruct of it exceeds 100,000 rupees.

2. The adjudication on resale after outbidding (by way of folle-enchère or after outbidding) of an immovable property or usufruct of it on that part of the resale price which exceeds the price of the original sale when that resale price exceeds 100,000 rupees together with 2 per cent on the original price, when the original price does not exceed 100,000 rupees.

3. Lease of immovable property in consideration of an annuity, whether perpetual or for life, and lease of immovable property of no fixed duration where the value of the lease as calculated in accordance with the Second Schedule exceeds 100,000 rupees.

4. Acquisition on licitation or otherwise of undivided share or right in immovable property where the value of such share or right exceeds 100,000 rupees.

5. Sum or money paid as a condition of an exchange of immovable property or division in kind of immovable property where such sum exceeds 100,000 rupees.

6. The redemption (retrait) of an immovable property after the expiry of the period fixed in the deed of sale by which the right of redemption (réméré) was reserved to the vendor where the value of the immovable property exceeds 100,000 rupees.

7. Declarations on which proportional duty is leviable under section 9 (3) where the value of the property exceeds 100,000 rupees.

8. (1) Documents witnessing a transfer for valuable consideration of shares, irrespective of the date of which the transfer takes place—

   (a) in any financial, commercial, industrial or civil society, partnership or association;
(b) in any company which reckons among its assets—
   (i) any freehold or leasehold immovable property; or
   (ii) any shares in a partnership which reckons among its assets such property, or any share that the partnership holds in any other partnership, successive partnership, company or successive company which reckons among its assets such property; or
   (ii) any shares in a company which reckons among its assets such property, or any shares that the company holds in any other company, successive company, partnership or successive partnership which reckons among its assets such property.

(2) For the purpose of sub-item (1) (b) (ii) and (iii), where a company holds less than 10 per cent of the shareholding in a successive company or less than 10 per cent of the shares in a successive partnership, the successive company or successive partnership shall not be deemed to be a successive company or successive partnership.

(3) Sub-item (2) shall not apply where the 10 per cent of the shareholding gives right to an immovable property or a part sociale which gives right to an immovable property or a lot in a règlement de co-propriété.

(4) Any transfer of shares in a company or issue of shares by a company or transfer of a part sociale in a société which gives rise to a right to the ownership, occupation or usage of an immovable property or any part thereof to a person.


10. Transfer for consideration under condition precedent clause suspensive whether the condition has been fulfilled or not, of immovable property where the consideration or declared open market value of the property exceeds 100,000 rupees.

11. Transfer for consideration under condition precedent clause suspensive, whether the condition has been fulfilled or not, of rights in a lease of immovable property situate within 500 metres of the high water mark of the sea coast.

12. Renunciation (whether pure and simple or not), cancellation (whether unilateral or not) or return (rétrocession) of a transfer under condition precedent clause suspensive, for consideration and where no proportional duty has been levied on the transfer—
   (a) of immovable property where the consideration in the transfer or declared open market value of the property exceeds 100,000 rupees; or
   (b) of rights in a lease of immovable property situate within 500 metres of the high water mark of the sea coast.

13. Promise to transfer or acquire, or option given to transfer or acquire—
   (a) an immovable property where the consideration or declared open market value of the property exceeds 100,000 rupees; or
   (b) rights in a lease of immovable property situate within 500 metres of the high water mark of the sea coast.

14. Renunciation (whether pure and simple or not) or cancellation (whether unilateral or not) of a promise to transfer or of an option given to transfer or acquire immovable property, where the consideration or declared open market value of the property in the promise or option exceeds 100,000 rupees, or of rights in a lease of immovable property situate within 500 metres of the high water mark of the sea coast and where no proportional duty has been levied on the promise or option.
15. A notarial deed witnessing the transfer of an immovable property following the *vente à terme* under article 1601-2, or by way of a *vente en l’état futur d’achèvement* under article 1601-3, of the Code Civil Mauricien.

16. Any deed of transfer of property as defined in the Land (Duties and Taxes) Act, where the open market value of the property transferred exceeds 100,000 rupees.

17. Any transaction under article 2044 of the Code Civil Mauricien where property other than that in dispute is transferred.


[Para. J amended by s. 3 of Act 32 of 1983 w.e.f. 2 November 1983; s. 7 (a) (ii) of Act 34 of 1986 w.e.f. 15 January 1991; GN 98 of 1986 w.e.f. 4 July 1989; s. 4 (g) and (h) of Act 30 of 1990 w.e.f. 24 July 1990; GN 54 of 1990 w.e.f. 2 April 1990; s. 23 (2) (b) of Act 48 of 1991 w.e.f. 12 March 1992; s. 7 (b) of Act 17 of 1995 w.e.f. 12 August 1995; s. 16 (d) (i) of Act 18 of 1999 w.e.f. 1 August 1999; s. 24 (c) (i) of Act 20 of 2002 w.e.f. 10 August 2001; s. 16 (c) (i) of Act 18 of 2003 w.e.f. 21 July 2003; s. 4 (a) of Act 20 of 2003 w.e.f. 23 July 2003; s. 15 (g) (i) of Act 28 of 2004 w.e.f. 23 August 2004; s. 27 (d) of Act 14 of 2005 w.e.f. 21 April 2005; s. 25 (u) (i) of Act 15 of 2006 w.e.f. 7 August 2006; GN 130 of 2007 w.e.f. 15 September 2007; s. 30 (d) (i) of Act 18 of 2008 w.e.f. 19 July 2008; s. 37 (d) of Act 14 of 2009 w.e.f. 30 July 2009; s. 15 (c) (ii) of Act 37 of 2011 w.e.f. 15 December 2011; s. 7 (3) (e) (i) of Act 1 of 2013 w.e.f. 14 May 2015;]

**PART II – FIXED DUTY OF 300 RUPEES**

1. Abandonment, conveyance or assignment of movable property by a debtor for the benefit of his creditors.

2. Unconditional (*pur et simple*) acceptance or renunciation of community of property (*communauté*), legacy or succession, when not made judicially.

The duty shall be payable by each person in respect of each legacy or successión.

*continued on page R15 – 33*
3. Acquittance given on delivery of legacy.
   The duty shall be payable by each person and in respect of each legacy.

4. Document which merely supplements, or records the execution or completion of a transaction on which duty has been paid.

5. New deed (*acte refait*) embodying, without change in purport or in consideration, the provisions of a deed which has been registered and is bad for nullity or other similar cause.

6. Unqualified (*pur et simple*)—
   (a) ratification of a contract; or
   (b) cancellation of a contract embodied in an authentic deed, where made within 24 hours of the signing of the deed.

7. Judgment cancelling a sale for non-payment of the sale price or consideration, where the purchaser has not entered into possession of the property sold.

8. Marriage contract containing no disposition other than the declaration of the parties of their property without any disposition in favour of one another.

9. Acceptance of transfer or delegation of a claim payable at a fixed future date, whether made in a separate document or in the document of transfer or delegation, where duty has been paid on the transfer or delegation.

10. Agreement to extent the time for discharging an obligation dischargeable at a fixed future date, where neither the time originally fixed nor the extension exceeds 3 months.

11. Redemption by authentic deed of property in exercise of a right of redemption (*réméré*) contained in a document on which duty has been paid when presented for registration within the time limit specified in the document for the exercise of the right of redemption.

12. Taking possession of property by virtue of a document on which duty has been paid.

13. —


15. Discharge or redemption of right to annuity or other periodic payment, and discharge from obligation to pay any sum of money or to transfer a movable.

16. Unqualified desistment (*désistement pur et simple*).

17. Adjudication on resale after outbidding (by way of *folle-enchère* or outbidding) where duty has been paid on the original sale and the resale price does not exceed the original sale price.

18. Memorandum of the affixing, verifying or removal of seals.
   The duty shall be payable for every period of 3 hours (vacation).

19. Memorandum of inventory and closing of inventory.
   The duty shall be payable for every period of 3 hours (vacation).


21. Division in kind of property among co-owners, which does not include the payment of any sum of money by a co-owner to another.
22. (a) Memorandum of deposit with an officer of a sum of money, document or movable property, where the deposit does not constitute a discharge for the person making the deposit.

(b) Discharge on the repayment or return of sum, document or on movable property deposited under paragraph (a).

23. Guarantee of indemnity, where the indemnity cannot be estimated.

24. Confirmation of a transaction on which duty has been paid.

25. Retraction (rétractation) and revocation.

26. Partnership deed or deed of dissolution of partnership which does not contain any obligation or transfer of property between partners or other persons.

27. An extrajudicial unqualified acquiescence (acquiescement pur et simple).

28. Recognisance to stand trial.


30. Any document in favour of a proxy who acquires in his own name a motor vehicle entrusted to his care for sale in virtue of a power of attorney on which duty has been paid in accordance with paragraph 1 of Part I where the document is registered within 14 days of the acquisition.

31. Any instrument creating a trust or an instrument witnessing the addition of a property to a trust property.

32. Any document witnessing a contrat préliminaire under article 1601-38, or a vente à terme under article 1601-2, of the Code Civil Mauricien.

33. Any deed witnessing the purchase of an immovable property under condition precedent (clause suspensive) from a company holding an investment certificate in respect of a project under the Real Estate Development Scheme prescribed under the Economic Development Board Act 2017.

34. (a) Subject to paragraph (b), any document witnessing a transfer at a nominal price of one rupee to an association syndicale set up in accordance with articles 664-95 and 664-96 of the Code Civil Mauricien, in respect of an area occupied by common amenities in morcellement.

(b) The fixed duty shall be payable in respect of every lot in the morcellement.

35. Cession or return (rétrocession) of leases of immovable or movable property.

PART III – DOCUMENTS REGISTERED FREE

1. Pleadings and processes issued by and documents to be produced by a party who has been granted legal aid.

2. The appointment of a notary and any other proceedings before the Judge, the affixing or removal of seals, in respect of successions where the assets do not exceed 3,000 rupees.
3. Any agreement entered into by or on behalf of the Government and any person relating to the employment of such person in the public service.

4. Any bond or other obligation accepted as security for the due performance of any agreement specified in paragraph 3.

5. —

6. Documents witnessing transfer, for consideration, of shares in any company which do not attract registration duty under item 8 of paragraph J of Part I.

7. A monthly return made under the authority of the Commission established under the Financial Services Act of the transfer of any securities traded or otherwise dealt with on the Stock Exchange of Mauritius.

8. —

9. Any instrument witnessing the cession, transfer or negotiation, by the liquidator to a bank or financial institution, of a loan, overdraft or similar facility in accordance with section 5 (1) (h) of the MCB Limited (Liquidation) Act.

10. – 11. —

12. Any instrument witnessing the distribution of a property of a trust by a trustee under the terms of a trust to any beneficiary who is a heir or successor of the settlor.

13. Documents witnessing transfer for consideration of debentures in any company.

14. – 18. —

19. Any deed witnessing a donation made to the Sir Seewoosagur Ramgoolam Foundation or the Sir Dayendranath Burrenchobay Foundation.

20. Any lease agreement in respect of a campement site on production of a certificate from the Ministry responsible for the subject of lands certifying that the lease agreement provides for the payment of a premium and a new rental.

21. Any lease agreement in respect of State land on production of a certificate from the Ministry responsible for the subject of lands certifying that the lease agreement provides for the land to be used as a building site.

21A. Any lease agreement in respect of State land for industrial or commercial purposes on production of a certificate from the Ministry responsible for the subject of lands certifying that the lessee has opted for a new lease pursuant to section 6 (1E) of the State Lands Act.

22. A declaration or deed of transfer of ownership of motor vehicles or trailers to diplomatic missions and agents.

23. Documents witnessing the transfer of an asset under a finance lease agreement by a leasing company or bank to a lessee.

24. Any deed witnessing the purchase of immovable property by, or lease of land to, a purchaser or lessee provided that the purchaser or lessee uses the building or uses the land to construct a building for use as a health institution as defined in the Private Health Institutions Act.

24A. Any deed witnessing a lease or sublease of a building provided that the lessee uses the building as a health institution as defined in the Private Health Institutions Act.
25. Any deed witnessing the purchase of immovable property by, or lease of land to, a purchaser or lessee provided that the purchaser or lessee uses the building or uses the land to construct a building for use as a registered primary, secondary, or tertiary educational institution.

26. Documents witnessing the transfer of movable property by a bank to a person pursuant to an arrangement entered into between the bank and the person whereby the bank initially purchased the movable property with a view to selling or transferring the same to that person.

27. (a) Documents witnessing the lease of land to a métayer.

(b) For the purpose of sub-item (a)—

“métayer” has the same meaning as in section 19 of the Sugar Industry Efficiency Act.

28. Documents witnessing the transfer of movable property—

(a) by an ascendant to a descendant or to the latter’s spouse or surviving spouse; or

(b) between the heirs of a deceased person of movable property acquired by inheritance from that person.

28A. Documents witnessing the transfer or donation of a “droit d’occupation” of an immovable property between an ascendant and a descendant.

29. Any loan agreement contracted for educational purposes by an individual for himself, his spouse or dependent children, provided that the agreement contains a declaration to the effect that the loan is granted for educational purposes and is accompanied by a certificate from the educational institution showing the date of admission, duration of studies and the fees payable.

30. Documents witnessing transfer, for consideration, of shares to State Investment Finance Corporation Limited (SIFCOR), on production of a certificate from the Mauritius Sugar Authority certifying that the transfer is in connection with the Government — Mauritius Sugar Producers Association deal signed on 22 April 2008.

31. Any document witnessing a lease back agreement of immovable property referred to in item (r) (i) of the Eighth Schedule to the Land (Duties and Taxes) Act.

32. Any loan for an amount not exceeding 100,000 rupees granted by the Development Bank of Mauritius to any person other than its employees.

33. Any loan for an amount not exceeding 100,000 rupees granted by the Tobacco Board to growers of tobacco leaves.

34. Any loan for an amount not exceeding 100,000 rupees granted by co-operative societies to their members.

35. Where exemption or part of exemption has been granted in respect of a takeover or transfer of undertaking pursuant to item (zb) of the Eighth Schedule to the Land (Duties and Taxes) Act, documents in relation to that takeover or transfer of undertaking, witnessing the transfer of movable property, shares in any company which do not attract registration duty under item 8 of paragraph J of Part I and any instrument thereto witnessing the transfer or “cession” of a loan, overdraft or other similar facility.
36. Documents witnessing the transfer of a motor vehicle, not intended for sale, to be used as an ambulance by a benevolent or charitable society, association or organisation approved under item 4 of the Ninth Schedule to the Value Added Tax Act.

37. Any deed witnessing the lease of—
   (a) land, provided that the lessee uses the land to construct a building for use primarily as a warehouse; or
   (b) land on which there is a building, provided that the lessee uses the building primarily as a warehouse, as the Economic Development Board may certify.

38. Documents witnessing the lease or sublease of land, not exceeding 10 hectares, by a small planter for agricultural use.

39. Documents witnessing the transfer of property where the Minister has deemed such a transfer to be in the public interest.

[Part III amended by s. 3 (d) of Act 4 of 1987 w.e.f. 1 November 1987; s. 3 of Act 15 of 1988 w.e.f. 1 July 1988; s. 3 of Act 22 of 1989 w.e.f. 1 July 1989; GN 103 of 1989 w.e.f. 4 July 1989; s. 4 (i) and (j) of Act 30 of 1990 w.e.f. 24 July 1990; s. 3 of Act 17 of 1991 w.e.f. 1 July 1991; GN 156 of 1995 w.e.f. 30 September 1995; GN 68 of 1996 w.e.f. 13 July 1996; s. 16 (d) (ii) of Act 18 of 1999 w.e.f. 31 July 1999; s. 16 (d) (iii) of Act 18 of 1999 w.e.f. 31 July 1999; s. 46 (9) (b) (i) of Act 13 of 2001 w.e.f. 1 December 2001; s. 72 (4) (b) (ii) of Act 14 of 2001 w.e.f. 1 December 2001; s. 15 (i) of Act 23 of 2001 w.e.f. 11 August 2001; s. 24 (c) (ii) of Act 20 of 2002 w.e.f. 10 August 2004; s. 25 (u) (ii) of Act 15 of 2006 w.e.f. 7 August 2006; GN 131 of 2006 w.e.f. 23 September 2006; s. 97 (9) of Act 14 of 2007 w.e.f. 28 September 2007; GN 130 of 2007 w.e.f. 15 September 2007; of GN 6 of 2009 w.e.f. 8 January 2009; GN 34 of 2009 w.e.f. 25 March 2009; GN 220 of 2010 w.e.f. 4 December 2010; GN 235 of 2011 w.e.f. 1 January 2012; GN 50 of 2015 w.e.f. 5 April 2015; s. 44 (i) of Act 9 of 2015 w.e.f. 14 May 2015; reg. 3 (a) of GN 208 of 2016 w.e.f. 13 October 2016; s. 24 (c) of Act 4 of 2017 w.e.f. 20 May 2017; s. 46 (d) (i) of Act 10 of 2017 w.e.f. 31 December 2016 and 24 July 2017; s. 42 (17) (c) (ii) of Act 11 of 2017 w.e.f. 15 January 2018.]

PART IV – SPECIAL DUTY

1. Registration of a notice under article 2202-44 of the Code Civil Mauricien. Rs 1,000

2. Recording of Memorandum of inventory under article 2202-49 of the Code Civil Mauricien. Rs 200

3. –

4. (a) Registration of a deed witnessing the purchase of a residential property under the Integrated Resort Scheme or the purchase of a standalone villa under the Invest Hotel Scheme set up under the Real Estate Development Scheme prescribed under the Economic Development Board Act 2017.

In the case of a non-citizen, a company registered as a foreign company under the Companies Act 2001, a société or trust where the associates or beneficiaries of the trust, as the case may be, are non-citizens, 70,000 US dollars or its equivalent in any other hard convertible foreign currency; or
PART IV—continued

in the case of a citizen of Mauritius or a company incorporated under the Companies Act 2001, a société or trust where the associates or beneficiaries of the trust, as the case may be, are citizens of Mauritius, 70,000 US dollars or its equivalent in any other hard convertible foreign currency or Mauritian currency.

(b) Registration of a deed witnessing the purchase of a residential property under the Real Estate Scheme set up under the Real Estate Development Scheme prescribed under the Economic Development Board Act 2017.

In the case of a non-citizen, a company registered as a foreign company under the Companies Act 2001, a société or trust where the associates or beneficiaries of the trust, as the case may be, are non-citizens, 25,000 US dollars or its equivalent in any other hard convertible foreign currency; or

in the case of a citizen of Mauritius or a company incorporated under the Companies Act 2001, a société or trust where the associates or beneficiaries of the trust, as the case may be, are citizens of Mauritius, 25,000 US dollars or its equivalent in any other hard convertible foreign currency or Mauritian currency.

5. – 7. —

[Part IV added by s. 7 of Act 34 of 1984 w.e.f. 9 July 1984; amended by s. 4 of Act 30 of 1990 w.e.f. 1 July 1990; s. 24 (c) (iv) of Act 20 of 2002 w.e.f. 10 August 2002; GN 121 of 2002 w.e.f. 20 August 2002; GN 118 of 2003 w.e.f. 2 August 2003; s. 15 (g) (iii) of Act 28 of 2004 w.e.f. 26 August 2004; s. 103 (b) (c) of Act 35 of 2004 w.e.f. 10 November 2004; repealed and replaced by s. 25 (w) (iv) of Act 15 of 2006 w.e.f. 7 August 2006; amended by GNs 130 of 2007 w.e.f. 15 September 2007; 218 of 2007 w.e.f. 15 December 2007; s. 30 (d) (iv) of Act 18 of 2008 w.e.f. 19 July 2008; s. 19 (b) of Act 1 of 2009 w.e.f. 1 January 2009; s. 14 (d) of Act 10 of 2010 w.e.f. 4 January 2011; GN 235 of 2011 w.e.f. 1 January 2012; s. 47 (17) (c) (iii) of Act 11 of 2017 w.e.f. 15 January 2018.]

PART V – DONATION DUTY

[Part V added by Act 4 of 1987; repealed by s. 15 (c) (iii) of Act 37 of 2011 w.e.f. 15 December 2011.]

continued on page R15 – 39
<table>
<thead>
<tr>
<th>First registration in Mauritius</th>
<th>Life of motor vehicle or trailer from the date of its original registration in or outside Mauritius when new to the date of its transfer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not exceeding one year</td>
</tr>
<tr>
<td>Motor cycles of an engine capacity not exceeding 50 cc</td>
<td>2,000</td>
</tr>
<tr>
<td>Motor cycles of an engine capacity exceeding 50 cc but not exceeding 250 cc</td>
<td>5,000</td>
</tr>
<tr>
<td>Motor cycles of an engine capacity exceeding 250 cc</td>
<td>6,500</td>
</tr>
<tr>
<td>Buses, public service vehicles (taxi), ambulances, hearses, lorries, trailers and other goods vehicles</td>
<td>32,500</td>
</tr>
</tbody>
</table>
### PART VI — continued

<table>
<thead>
<tr>
<th>Tracks of pickup type with double space cabin with or without cargo bed (double cab vehicles)</th>
<th>52,000</th>
<th>41,600</th>
<th>36,400</th>
<th>31,200</th>
<th>28,600</th>
<th>26,000</th>
<th>23,400</th>
<th>20,800</th>
<th>18,200</th>
<th>15,600</th>
<th>13,000</th>
<th>10,400</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passenger motor vehicles of an engine capacity –</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not exceeding 1,000 cc</td>
<td>16,300</td>
<td>13,000</td>
<td>11,400</td>
<td>9,800</td>
<td>9,000</td>
<td>8,200</td>
<td>7,300</td>
<td>6,500</td>
<td>5,700</td>
<td>4,900</td>
<td>4,000</td>
<td>3,300</td>
</tr>
<tr>
<td>From 1,001 cc to 1,250 cc</td>
<td>32,500</td>
<td>26,000</td>
<td>22,800</td>
<td>19,500</td>
<td>17,900</td>
<td>16,300</td>
<td>14,700</td>
<td>13,000</td>
<td>11,400</td>
<td>9,800</td>
<td>8,200</td>
<td>6,500</td>
</tr>
<tr>
<td>From 1,251 cc to 1,500 cc</td>
<td>52,000</td>
<td>41,600</td>
<td>36,400</td>
<td>31,200</td>
<td>28,600</td>
<td>26,000</td>
<td>23,400</td>
<td>20,800</td>
<td>18,200</td>
<td>15,600</td>
<td>13,000</td>
<td>10,400</td>
</tr>
<tr>
<td>From 1,501 cc to 1,600 cc</td>
<td>65,000</td>
<td>52,000</td>
<td>45,500</td>
<td>39,000</td>
<td>35,800</td>
<td>32,500</td>
<td>29,300</td>
<td>26,000</td>
<td>22,800</td>
<td>19,500</td>
<td>16,300</td>
<td>13,000</td>
</tr>
<tr>
<td>From 1,601 cc to 1,750 cc</td>
<td>78,000</td>
<td>62,400</td>
<td>54,600</td>
<td>46,800</td>
<td>42,900</td>
<td>38,000</td>
<td>35,100</td>
<td>31,200</td>
<td>27,300</td>
<td>23,400</td>
<td>19,500</td>
<td>15,600</td>
</tr>
<tr>
<td>From 1,751 cc to 2,000 cc</td>
<td>117,000</td>
<td>93,600</td>
<td>81,900</td>
<td>70,200</td>
<td>64,400</td>
<td>58,500</td>
<td>52,700</td>
<td>46,800</td>
<td>41,000</td>
<td>35,100</td>
<td>29,300</td>
<td>23,400</td>
</tr>
<tr>
<td>From 2,001 cc to 2,500 cc</td>
<td>156,000</td>
<td>124,800</td>
<td>109,200</td>
<td>93,600</td>
<td>85,800</td>
<td>78,000</td>
<td>70,200</td>
<td>62,400</td>
<td>54,600</td>
<td>46,800</td>
<td>39,000</td>
<td>31,200</td>
</tr>
<tr>
<td>Exceeding 2,500 cc</td>
<td>195,000</td>
<td>156,000</td>
<td>136,500</td>
<td>117,000</td>
<td>107,300</td>
<td>97,500</td>
<td>87,800</td>
<td>78,000</td>
<td>68,300</td>
<td>58,500</td>
<td>48,800</td>
<td>39,000</td>
</tr>
</tbody>
</table>

Note: For the purposes of this Part – “first registration in Mauritius”, in relation to a motor vehicle or trailer, means its registration for the first time in Mauritius under this Act.
SUB-PART B – MOTOR CARS AND MOTOR VEHICLES WHICH ARE PROPELLED BY A SYSTEM COMBINING AN INTERNAL COMBUSTION ENGINE AND AN ELECTRIC MOTOR AND ARE EQUIPPED WITH A REGENERATIVE BRAKING SYSTEM

Fifty per cent of the appropriate amount corresponding to the engine capacity and age of the motor vehicle, as specified in Sub-part A.

SUB-PART C – ELECTRIC MOTOR VEHICLES

<table>
<thead>
<tr>
<th>Life of motor vehicle or trailer from the date of its original registration in or outside Mauritius when new to the date of its transfer</th>
<th>First Registration in Mauritius</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceeding one year</td>
<td>Exceeding one year but not exceeding 2 years</td>
</tr>
<tr>
<td>Motor cycles of a power rating capacity not exceeding 1.5 kW</td>
<td>1,000</td>
</tr>
<tr>
<td>Motor cycles of a power rating capacity exceeding 1.5 kW but not exceeding 7.5 kW</td>
<td>2,500</td>
</tr>
<tr>
<td>Motor cycles of a power rating capacity exceeding 7.5 kW</td>
<td>3,300</td>
</tr>
</tbody>
</table>
### PART VI — continued

| Buses, public service vehicles (taxi), ambulances, hearses, lorries, trailers and other goods vehicles | 16,300 | 13,000 | 11,400 | 9,800 | 9,000 | 8,100 | 7,300 | 6,500 | 5,700 | 4,900 | 4,100 | 3,300 |
| Tracks of pickup type with double space cabin with or without cargo bed (double cab vehicles) | 26,000 | 20,800 | 18,200 | 15,600 | 14,300 | 13,000 | 11,700 | 10,400 | 9,100 | 7,800 | 6,500 | 5,200 |

| Passenge motor vehicles of an engine capacity — |
| Not exceeding 70.0 kW | 8,100 | 6,500 | 5,700 | 4,900 | 4,500 | 4,100 | 3,600 | 3,300 | 2,800 | 2,500 | 2,000 | 1,600 |
| From 70.1 kW to 95.0 kW | 16,300 | 13,000 | 11,400 | 9,800 | 9,000 | 8,100 | 7,300 | 6,500 | 5,700 | 4,900 | 4,100 | 3,300 |
| From 95.1 kW to 125.0 kW | 26,000 | 20,800 | 18,200 | 15,600 | 14,300 | 13,000 | 11,700 | 10,400 | 9,100 | 7,800 | 6,500 | 5,200 |
| From 125.1 kW to 150.0 kW | 32,500 | 26,000 | 22,800 | 19,500 | 17,900 | 16,300 | 14,600 | 13,000 | 11,400 | 9,800 | 8,100 | 6,500 |
| From 150.1 kW to 180.0 kW | 39,000 | 31,200 | 27,300 | 23,400 | 21,500 | 19,500 | 17,800 | 15,600 | 13,700 | 11,700 | 9,800 | 7,800 |
| Exceeding 180.0 kW | 97,500 | 78,000 | 68,300 | 58,500 | 53,600 | 48,800 | 43,900 | 39,000 | 34,100 | 29,300 | 24,400 | 19,500 |

Note: For the purposes of this Sub-part—
"first registration in Mauritius", in relation to a motor vehicle or trailer, means its registration for the first time in Mauritius under this Act.

[Part VI repealed and replaced by reg. 3 of GN 166 of 2016 w.e.f. 30 July 2016.]
SUB-PART D – CLASSIC OR VINTAGE MOTOR CAR

1,000 rupees

[Part VI added by s. 4 (b) of Act 20 of 2003 w.e.f. 23 July 2003; amended by GN 79 of 2004; deleted and replaced by GN 61 of 2006 w.e.f. 10 June 2006; amended by GNs 251 and 257 of 2008 w.e.f. 1 July 2008; GN 75 of 2009 w.e.f. 1 July 2009; s. 23 (n) (ii) of Act 26 of 2012 w.e.f. 22 December 2012; GN 264 of 2013 w.e.f. 9 November 2013; GN 166 of 2016 w.e.f. 30 July 2016.]

PART VII

Rate of Duty on—

(a) any lease agreement entered into by a leasing company;

(b) any obligation, agreement, promise to pay, account (arrêté de comptes), transfer, cession and delegation of a claim payable at a fixed future date, delegation of sale price stipulated in a contract for the payment at a fixed future date where the deed in respect of which the claim is payable is not stated to have been registered, subject to a refund of the duty where the deed is subsequently produced and is shown to have been registered, acknowledgement by a person other than an officer of the deposit of a sum of a money;

(c) any deed containing creation of a mortgage or privilege or instrument containing creation of fixed or floating charge or a pledge in accordance with Article 2112 or 2119 of the Code Civil Mauricien, other than a deed witnessing—
   (i) a loan referred to in item 32, 33 or 34 of Part III; and
   (ii) a loan referred to in paragraph (cb);

(c) a Certificate of Transfer of Undertaking issued under section 346A of the Companies Act—

<table>
<thead>
<tr>
<th>Amount</th>
<th>(Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) not exceeding Rs 300,000</td>
<td>Nil</td>
</tr>
<tr>
<td>(b) exceeding Rs 300,000 but not exceeding Rs 500,000</td>
<td>Nil</td>
</tr>
<tr>
<td>(c) exceeding Rs 500,000 but not exceeding Rs 1,000,000</td>
<td>Nil</td>
</tr>
<tr>
<td>(d) exceeding Rs 1,000,000 but not exceeding Rs 5,000,000</td>
<td>30,000</td>
</tr>
<tr>
<td>(e) exceeding Rs 5,000,000</td>
<td>50,000</td>
</tr>
</tbody>
</table>

(cb) any deed witnessing a loan contracted by a citizen of Mauritius for the purchase, construction or renovation of his house and witnessing a mortgage, privilege or instrument creating a fixed or floating charge or a pledge in accordance with Article 2112 or 2119 of the Code Civil Mauricien shall be subject to the appropriate rate of duty specified hereunder—

<table>
<thead>
<tr>
<th>Amount</th>
<th>(Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) not exceeding 2,000,000 rupees</td>
<td>Nil</td>
</tr>
<tr>
<td>(b) exceeding 2,000,000 rupees but not exceeding 5,000,000 rupees</td>
<td>30,000</td>
</tr>
<tr>
<td>(c) exceeding 5,000,000 rupees</td>
<td>50,000</td>
</tr>
</tbody>
</table>
FIRST SCHEDULE—continued

(d) Notwithstanding items (c) and (cb), where a person who has contracted a lease or loan under item (a), (b) or (c) contracts a subsequent lease or loan within a period of one year from the date of the first lease agreement or deed of loan, the subsequent lease agreement or deed of loan, as the case may be, shall be subject to the appropriate rate of duty specified hereunder—

<table>
<thead>
<tr>
<th>Aggregate Amount—</th>
<th>(Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) not exceeding Rs 300,000</td>
<td>1,000</td>
</tr>
<tr>
<td>(b) exceeding Rs 300,000 but not exceeding Rs 500,000</td>
<td>3,000</td>
</tr>
<tr>
<td>(c) exceeding Rs 500,000 but not exceeding Rs 1,000,000</td>
<td>10,000</td>
</tr>
<tr>
<td>(d) exceeding Rs 1,000,000 but not exceeding Rs 5,000,000</td>
<td>30,000</td>
</tr>
<tr>
<td>(e) exceeding Rs 5,000,000</td>
<td>50,000</td>
</tr>
</tbody>
</table>

[Part VII added by s. 25 (u) (vi) of Act 15 of 2006 w.e.f. 7 August 2006; amended by GN 130 of 2007 w.e.f. 15 September 2007; s. 30 (d) (v) of Act 18 of 2008 w.e.f. 19 July 2008; GN 235 of 2011 w.e.f. 1 January 2012; GN 29 of 2012 w.e.f. 1 January 2012; s. 7 (3) (e) (iii) of Act 1 of 2013 w.e.f. 18 April 2013; reg. 3 (b) of GN 208 of 2016 w.e.f. 13 October 2016; s. 46 (e) (iii) of Act 10 of 2017 w.e.f. 24 July 2017.]

PART VIII – DUTY ON TRANSFER OR LEASE OF MOVABLE PROPERTY, OTHER THAN A DECLARATION OR DEED OF TRANSFER OF OWNERSHIP OF MOTOR VEHICLES OR TRAILERS OR A LEASE ENTERED INTO BY A LEASING COMPANY

<table>
<thead>
<tr>
<th>Value of the property—</th>
<th>(Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) not exceeding Rs 25,000</td>
<td>200</td>
</tr>
<tr>
<td>(b) exceeding Rs 25,000 but not exceeding Rs 300,000</td>
<td>1,000</td>
</tr>
<tr>
<td>(c) exceeding Rs 300,000 but not exceeding Rs 500,000</td>
<td>3,000</td>
</tr>
<tr>
<td>(d) exceeding Rs 500,000 but not exceeding Rs 1,000,000</td>
<td>10,000</td>
</tr>
<tr>
<td>(e) exceeding Rs 1,000,000 but not exceeding Rs 5,000,000</td>
<td>30,000</td>
</tr>
<tr>
<td>(f) exceeding Rs 5,000,000 but not exceeding Rs 50,000,000</td>
<td>50,000</td>
</tr>
<tr>
<td>(g) exceeding Rs 50,000,000</td>
<td>200,000</td>
</tr>
</tbody>
</table>

[Part VIII added by GN 130 of 2007 w.e.f. 15 September 2007.]

PART IX – REGISTRATION DUTY ON PLEASURE CRAFT

<table>
<thead>
<tr>
<th>Pleasure craft with length</th>
<th>First registration in Mauritius (Rs)</th>
<th>Not exceeding 10 years from date of first registration in Mauritius (Rs)</th>
<th>Exceeding 10 years from date of first registration in Mauritius (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceeding 4 metres</td>
<td>1,000</td>
<td>500</td>
<td>250</td>
</tr>
<tr>
<td>Exceeding 4 metres but not exceeding 10 metres</td>
<td>2,000</td>
<td>1,000</td>
<td>500</td>
</tr>
</tbody>
</table>

[Part VII added by s. 25 (u) (vi) of Act 15 of 2006 w.e.f. 7 August 2006; amended by GN 130 of 2007 w.e.f. 15 September 2007; s. 30 (d) (v) of Act 18 of 2008 w.e.f. 19 July 2008; GN 235 of 2011 w.e.f. 1 January 2012; GN 29 of 2012 w.e.f. 1 January 2012; s. 7 (3) (e) (iii) of Act 1 of 2013 w.e.f. 18 April 2013; reg. 3 (b) of GN 208 of 2016 w.e.f. 13 October 2016; s. 46 (e) (iii) of Act 10 of 2017 w.e.f. 24 July 2017.]
PART IX—continued

<table>
<thead>
<tr>
<th>Pleasure craft with length</th>
<th>First registration in Mauritius</th>
<th>Not exceeding 10 years from date of first registration in Mauritius</th>
<th>Exceeding 10 years from date of first registration in Mauritius</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Rs)</td>
<td>(Rs)</td>
<td>(Rs)</td>
</tr>
<tr>
<td>Exceeding 10 metres</td>
<td>3,000</td>
<td>1,500</td>
<td>750</td>
</tr>
</tbody>
</table>

[Part IX inserted by s. 20 (f) (ii) of Act 26 of 2013 w.e.f. 1 January 2014.]

SECOND SCHEDULE

[Section 15]

Transaction | Assessment
---|---
1. Sale, adjudication, assignment *(cession, rétrocession)*, licitation or any other agreement, whether made privately or judicially, for the transfer of property or usufruct of property, for consideration. | On the consideration, together with all other capital charges *(charges)*.

2. Obligation payable at a fixed future date; the transfer or assignment of the obligation; and all other similar obligations. | On the consideration.

3. Deal *(marché)* or agreement *(traite)* to supply goods. | On the value expressed in it or the estimated value of the goods.

4. Lease of, or other agreement to let, or sublease of, immovable property—
   (a) of fixed duration; | On the rent and the value of any other charges *(charges)* imposed on the lessee for the duration of the lease or for the first 10 years, whichever is shorter; on the aggregate of 10 times the annuity or yearly rent, the other charges of a capital nature and any lump sum payment.

   (b) of no fixed duration. | |

4A. Lease agreement relating to a movable property made by a leasing company. | On the total amount specified in the lease agreement.

4B. —

5. An obligation to pay, for consideration, an annuity perpetual or for life, or a pension. | On the capital surrendered or earmarked for its payment.
### SECOND SCHEDULE—continued

<table>
<thead>
<tr>
<th>Transaction</th>
<th>Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>6. The assignment (cession), transfer, amortisation, or redemption of an annuity or pension specified in paragraph 5.</td>
<td>On the capital originally surrendered or ear-marked for its payment, whatever is the consideration for the assignment (cession) transfer, amortisation or redemption of the annuity.</td>
</tr>
<tr>
<td>7. An annuity or pension for the life of one or more persons where the capital is not expressed.</td>
<td>On 10 times the amount of the annuity or annual pension.</td>
</tr>
<tr>
<td>8. The transfer or the amortisation of an annuity or pension under paragraph 7.</td>
<td>On 10 times the amount of the annuity or annual pension, whatever is the consideration for the transfer or amortisation.</td>
</tr>
<tr>
<td>9. Any power of attorney, irrespective of the date on which it has been drawn up, which includes the power to sell, transfer or dispose of a motor vehicle or trailer to a person other than to a heir or legatee of the person who is the registered owner of the motor vehicle or trailer.</td>
<td>On the assessable value of the motor vehicle or trailer as determined under the Road Traffic Act.</td>
</tr>
<tr>
<td>10. Fixed and floating charges or a pledge in accordance with article 2112 or 2119 of the Code Civil Mauricien.</td>
<td>On the amount secured or that of the debt witnessed by the document, whichever is higher.</td>
</tr>
<tr>
<td>11. Any promise, option, renunciation, cancellation, reservation or a transfer under condition precedent (“clause suspensive”) attracting proportional duty under any of items 10 to 13 of paragraph I or under any of items 10 to 14 of paragraph J of Part I of the First Schedule.</td>
<td>25 per cent of the consideration of the declaration of the open market value or any part payment on the value of the immovable property, whichever is the higher.</td>
</tr>
<tr>
<td>13. Any transfer of immovable property, by way of vente en l’état futur d’achèvement under article 1601-3 of the Code Civil Mauricien.</td>
<td>On the consideration stated in the deed together with the value of the immeuble à l’achèvement.</td>
</tr>
<tr>
<td>14. In case of withdrawal of a partner from a partnership which another partner previously joined.</td>
<td>The value of any property as defined in the Land (Duties and Taxes) Act comprised in the assets of the partnership calculated in accordance with the First Schedule to that Act.</td>
</tr>
</tbody>
</table>
SECOND SCHEDULE—continued

<table>
<thead>
<tr>
<th>Transaction</th>
<th>Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>15. Any transfer of immovable property to a company holding a letter of approval for the implementation of a project under the Real Estate Development Scheme prescribed under the Economic Development Board Act 2017 and the transferor holds shares in the company the value of which is less than the value of the immovable property transferred.</td>
<td>The difference between the value of the immovable property transferred and the value of the shares held by the transferor in the company.</td>
</tr>
<tr>
<td>16. Any transfer of shares in a company or issue of shares by a company or transfer of part sociale in a société which gives rise to a right of ownership, occupation or usage of an immovable property or any part thereof to a person.</td>
<td>On the value of the immovable property or any part thereof so owned, occupied or used.</td>
</tr>
</tbody>
</table>

[Second Schedule amended by s. 5 of Act 32 of 1983 w.e.f. 2 November 1983; s. 3 of Act 15 of 1986 w.e.f. 1 July 1986; s. 4 (a) of Act 30 of 1990 w.e.f. 24 July 1990; s. 23 (i) of Act 25 of 2000 w.e.f. 11 August 2000; s. 24 (d) of Act 20 of 2002 w.e.f. 10 August 2002; s. 15 (h) of Act 28 of 2004 w.e.f. 26 August 2004; s. 25 (v) of Act 15 of 2006 w.e.f. 7 August 2006; GN 130 of 2007 w.e.f. 15 September 2007; s. 30 (e) of Act 18 of 2008 w.e.f. 19 July 2008; s. 25 (g) of Act 20 of 2011 w.e.f. 16 July 2011; GN 29 of 2012 w.e.f. 1 January 2012; s. 23 (o) of Act 26 of 2012 w.e.f. 22 December 2012; s. 7 (3) (f) of Act 1 of 2013 w.e.f. 18 April 2013; s. 17 (d) of Act 11 of 2017 w.e.f. 15 January 2018.]

THIRD SCHEDULE

[Section 24]

FORM OF TRANSFER OF SHARES OR DEBENTURES

A – GLOBAL BUSINESS COMPANY

<table>
<thead>
<tr>
<th>Name of transferor</th>
<th>Address of transferor</th>
<th>Name of transferee</th>
<th>Address of transferee</th>
<th>Name of company in which the shares are held</th>
<th>Company No.</th>
<th>Number and description of shares transferred</th>
<th>Consideration</th>
</tr>
</thead>
</table>

R15 – 46 (1) [Issue 10]
THIRD SCHEDULE—continued

The transfer is accepted subject to the same conditions as attached to such shares.

I/We hereby certify that the Company reckons among its assets any freehold or leasehold immovable property in Mauritius or interests in any undertaking which reckons among its assets such property or interests that the undertaking holds in any other undertaking or successive undertakings which reckon/s among its assets such property in Mauritius.

<table>
<thead>
<tr>
<th>TRANSFEROR</th>
<th>TRANSFEEER</th>
</tr>
</thead>
<tbody>
<tr>
<td>I/We, the undersigned, declare transferring to the transferee the aforesaid share(s).</td>
<td>I/We, the undersigned, declare accepting the transfer of the aforesaid share(s).</td>
</tr>
</tbody>
</table>

continued on page R15 – 47
THIRD SCHEDULE—continued

<table>
<thead>
<tr>
<th>Signature(s) of transferor(s)</th>
<th>Signature(s) of transferee(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td>Name:</td>
</tr>
<tr>
<td>For and on behalf of</td>
<td>For and on behalf of</td>
</tr>
<tr>
<td>Date:</td>
<td>Date</td>
</tr>
</tbody>
</table>

B – COMPANIES OTHER THAN UNDER C

<table>
<thead>
<tr>
<th>Name of transferor</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Address of transferor</td>
<td></td>
</tr>
<tr>
<td>Name of transferee</td>
<td></td>
</tr>
<tr>
<td>Address of transferee</td>
<td></td>
</tr>
<tr>
<td>Name of company in which the shares are held</td>
<td></td>
</tr>
<tr>
<td>Registration No. of the company</td>
<td></td>
</tr>
<tr>
<td>Number of shares transferred</td>
<td></td>
</tr>
<tr>
<td>Serial number of shares</td>
<td></td>
</tr>
<tr>
<td>Consideration</td>
<td></td>
</tr>
</tbody>
</table>

We declare that the company reckons or does not reckon* among its assets—

(a) freehold or leasehold immovable property; or
(b) shares in any partnership which reckons among its assets freehold or leasehold immovable property or shares that the partnership holds in any other partnership, successive partnership, company or successive company which reckons among its assets such property; or
(c) shares in any company which reckons among its assets freehold or leasehold immovable property, or shares that the company holds in any other company, successive company, in any partnership or successive partnership which reckons among its assets such property.

* Delete whichever is not appropriate.

As witness our hands, this ........................... day of ..............................

<table>
<thead>
<tr>
<th>TRANSFEROR</th>
<th>TRANSFEREE</th>
</tr>
</thead>
<tbody>
<tr>
<td>I/We, the undersigned, declare transferring to the transferee the aforesaid share(s) to hold for himself, his executors, his administrators, successors and assigns subject to several conditions on which I held the same at the time of the execution of this transfer.</td>
<td>I/We, the undersigned, agree to take the said share or shares subject to the same conditions.</td>
</tr>
<tr>
<td>Signature(s) of transferor(s)</td>
<td>Signature(s) of transferee(s)</td>
</tr>
</tbody>
</table>
THIRD SCHEDULE—continued

C – TRANSFER OR ISSUE OF SHARES IN OR BY A COMPANY TO A PERSON

<table>
<thead>
<tr>
<th>Full Name of Transferor</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Address of Transferor</td>
<td></td>
</tr>
<tr>
<td>Full Name of Transferee</td>
<td></td>
</tr>
<tr>
<td>Full Address of Transferee</td>
<td></td>
</tr>
<tr>
<td>Name of the company in which the shares are held</td>
<td></td>
</tr>
<tr>
<td>Company No.:</td>
<td></td>
</tr>
<tr>
<td>Number and description of shares transferred</td>
<td></td>
</tr>
<tr>
<td>Consideration</td>
<td></td>
</tr>
</tbody>
</table>

The transfer or issue is accepted subject to the same conditions as attached to such shares. We certify that the transfer of shares in a company or issue of shares by a company gives rise to a right of ownership, occupation or usage of an immovable property or any part thereof, the description of which shall be in accordance with section 36 (b) of this Act.

<table>
<thead>
<tr>
<th>TRANSFEROR:</th>
<th>TRANSFEE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>I/We the undersigned declare transferring to the transferee the aforesaid share(s) to hold for himself, his executors, administrators, successors and assigns subject to several conditions on which I held the same at the time of the execution of this transfer or issue.</td>
<td>I/We the undersigned agree to take the said share or shares subject to the same conditions.</td>
</tr>
<tr>
<td>..............................................</td>
<td>..............................................</td>
</tr>
<tr>
<td>Signature(s) of transferor(s)</td>
<td>Signature(s) of transferee(s)</td>
</tr>
</tbody>
</table>

FOURTH SCHEDULE

[Section 24]

CERTIFICATE OF CHAMBER OF BROKERS

Auction Sale of ...............................................................
Short description of shares or debentures sold ...........................................
No. of shares or debentures sold ...............................................................
Price per share ...............................................................
Name of broker effecting sale ...............................................................
Name of broker effecting purchase ...............................................................
Date ...............................................................

Signature and seal of President (Syndic)
**FIFTH SCHEDULE**

[Section 24]

**CHAMBER OF BROKERS**

Notice of auction of shares and debentures

To the Registrar-General

<table>
<thead>
<tr>
<th>Date of auction sale</th>
<th>Short description of shares or debentures sold</th>
<th>No. of shares or debentures sold</th>
<th>Price per share</th>
<th>Name of broker effecting the sale</th>
<th>Name of broker effecting the purchase</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Date ..............................................   ...................................................

Signature and seal of President (Syndic)

---

**SIXTH SCHEDULE**

[Sections 24 and 33]

<table>
<thead>
<tr>
<th>Document</th>
<th>Time limit from date of deed, transfer or transaction</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Return of Ushers or memorandum drawn up by Ushers or any officer.</td>
<td>15 days</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>2. Hire purchase agreement under Hire Purchase and Credit Sale Act.</td>
<td>15 days</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>3. Document under private signature witnessing—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) transfer of stock-in-trade or goodwill;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) leases or subleases of immovable property;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) assignment or subrogation of leases specified in subparagraph (b).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Transfer of ownership or usufruct of immovable property.</td>
<td>3 months</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>5. Any promise, option, renunciation, cancellation, reservation or a transfer under condition precedent (&quot;clause suspensiva&quot;) attracting proportional duty under any of items 10 to 13 of paragraph I or under any of items 10 to 14 of paragraph J of Part I of the First Schedule.</td>
<td>3 months</td>
<td>50 per cent of duty leviable</td>
</tr>
</tbody>
</table>

---
### SIXTH SCHEDULE—continued

<table>
<thead>
<tr>
<th>Document</th>
<th>Time limit from date of deed, transfer or transaction</th>
<th>Penalty</th>
</tr>
</thead>
</table>
| 6. Documents witnessing the transfer of—  
   (a) shares in any partnership or association;  
   (b) shares and debentures in any company, the transfer of which attracts duty under item 8 of paragraph J of Part I of the First Schedule;  
   (c) shares and debentures in any company, the transfer of which does not attract duty under item 8 of paragraph J of Part I of the First Schedule;  
   (d) any transfer or issue of shares by a company or transfer of a *part sociale* in a *société* which gives right to the ownership, occupation or usage of an immovable property to a person. | 15 days  
   15 days  
   15 days from the date of transfer or issue | 50 per cent of duty leviable |
| 7. Memorandum of survey. | 15 days | 50 per cent of duty leviable |
| 8. Memorandum of meeting of riverains of a canal. | 15 days | Rs 200 |
| 9. Document witnessing the transfer of a motor vehicle or trailer or a declaration by the owner of a motor vehicle or trailer establishing his ownership. | 15 days | 50 per cent of duty leviable |
| 10. Deeds, excluding wills, drawn up by a notary. | 8 days | 50 per cent of duty leviable |
| 11. Will drawn up by a notary. | 3 months from date of death | 50 per cent of duty leviable |
| 12. Rule issued under section 14 (1) (a). | 20 days | 50 per cent of duty leviable |
| 13. Any document drawn up by an officer, other than a notary. | 20 days | 50 per cent of duty leviable |
| 14. Memorandum of sale by auction *procès verbal*. | 15 days | 50 per cent of duty leviable |
### SIXTH SCHEDULE—continued

<table>
<thead>
<tr>
<th>Document</th>
<th>Time limit from date of deed, transfer or transaction</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>15. Instrument of fixed or floating charge, pledge and any other document relating to the loan agreement.</td>
<td>8 days</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>16. Lease agreement or any other related document by a leasing company, entered into on or after 15 September 2007.</td>
<td>15 days</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>17. Any document witnessing a transaction, other than a transfer of an immovable property or a movable property in Mauritius, by a company holding a Global Business Licence under the Financial Services Act.</td>
<td>3 months</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>18. A Certificate of Transfer of Undertaking issued under section 346A of the Companies Act.</td>
<td>8 days from the appointed day referred to in section 32A of the Banking Act</td>
<td>50 per cent of duty payable</td>
</tr>
<tr>
<td>19. Affidavit of succession.</td>
<td>3 months from date of death</td>
<td>50 per cent of duty leviable</td>
</tr>
<tr>
<td>20. Document witnessing the transfer of a pleasure craft or a declaration by the owner of a pleasure craft establishing his ownership.</td>
<td>14 days</td>
<td>50 per cent of duty leviable</td>
</tr>
</tbody>
</table>

[Sixth Sch. amended by s. 4 (1) of Act 30 of 1990 w.e.f. 24 July 1990, s. 11 of Act 25 of 1994 w.e.f. 27 July 1994; s. 6 of Act 9 of 1997 w.e.f. 30 July 1997; s. 25 (w) of Act 15 of 2006 w.e.f. 7 August 2006; s. 10 (c) of Act 21 of 2006 w.e.f. 1 October 2006; GN 130 of 2007 w.e.f. 15 September 2007; s. 30 (f) of Act 18 of 2008 w.e.f. 19 July 2008; s. 18 (e) of Act 20 of 2009 w.e.f. 19 December 2009; s. 25 (h) of Act 20 of 2011 w.e.f. 16 July 2011; s. 23 (q) of Act 26 of 2012 w.e.f. 22 December 2012; s. 7 (q) of Act 1 of 2013 w.e.f. 18 April 2013; s. 20 (g) of Act 26 of 2013 w.e.f. 1 January 2014 and 19 May 2014.]

### SEVENTH SCHEDULE

[Section 46A]

1. All acts of the President.
2. All administrative documents of Government, local authorities and statutory bodies specified in the Schedule to the Statutory Bodies (Accounts and Audit) Act.
3. Orders made by a Judge.
4. Petitions to the Master and orders to the Master in sales before the Master’s Court.
5. Proceedings for the appointment or removal of guardians to minors.
6. Proceedings for the recovery of State debts.
10. Documents produced in any criminal proceedings.
11. Documents produced in civil proceedings.
12. Forms, entries, certificates and all proceedings under the Civil Status Act.
13. Passports.
15. All documents witnessing a transfer of shares in any company, the securities of which are—
   (a) quoted on the Official List of the Stock Exchange of Mauritius;
   (b) admitted to the Second Market operated by the Stock Exchange of Mauritius;
   (c) traded on the Over the Counter Market operated by the Stock Exchange of Mauritius, in so far as the document relates to securities so traded; or
   (d) admitted to the Development and Enterprise Market operated by the Stock Exchange of Mauritius.
16. —
17. All documents witnessing a transfer of shares to, or by, an equity fund approved by the Financial Services Commission established under the Financial Services Act.
18. Any instrument in respect of a trust which qualifies under section 46 (2) of the Income Tax Act—
   (a) creating the trust;
   (b) witnessing the addition of a property to the trust; or
   (c) witnessing the distribution of the property of the trust by a trustee in terms of a trust,
except where such instrument is presented for registration.
20. Documents witnessing a transfer of shares in a company holding a Global Business Licence under the Financial Services Act and which does not reckon among its assets any freehold or leasehold immovable property in Mauritius.

[Seventh Sch. amended by s. 3 (b) of Act 22 of 1989 w.e.f. 1 July 1989; s. 23 (2) (b) of Act 48 of 1991 w.e.f. 12 March 1992; s. 10 (c) of Act 23 of 1992 w.e.f. 1 July 1992; GN 91 of 1997 w.e.f. 2 August 1997; s. 7 (c) of Act 4 of 1999 w.e.f. 14 February 2000, s. 24 (e) of Act 20 of 2002 w.e.f. 10 August 2002, GN 118 of 2003 w.e.f. 2 August 2003, s. 25 (x) of Act 15 of 2006 w.e.f. 7 August 2006, s. 97 (9) of Act 14 of 2007 w.e.f. 28 September 2007, s. 30 (g) of Act 18 of 2008 w.e.f. 19 July 2008, s. 14 (f) of Act 10 of 2010 w.e.f. 4 January 2011.]
EIGHTH SCHEDULE

[Eighth Sch. added by Act 25 of 2000; amended by Act 42 of 2000; GN 118 of 2003; s. 15 (i) of Act 28 of 2004 w.e.f. 26 August 2004; s. 27 (e) of Act 14 of 2005 w.e.f. 2 May 2005; repealed by s. 25 (y) of Act 15 of 2006 w.e.f. 7 August 2006.]

NINTH SCHEDULE

[Section 26A]

PART I – AMOUNT

Not exceeding 2 million rupees

PART II – AUTHORISED PERSONS

Bank as defined in the Banking Act

Notary and attorney under the Law Practitioners Act

[Ninth Sch. added by s. 60 (c) Act 11 of 2018 w.e.f. 3 September 2018.]