



THE VIRGIN ISLANDS Official Gazette

Published by Authority

Vol. XLV, No. 1

ROAD TOWN, TORTOLA

THURSDAY 6 JANUARY 2011

CONTENTS

GOVERNMENT			
Supplements	2	Company	None
Statutory Appointments	None	Other	29
Court Notices	None	COMMERCIAL	
Land Notices	None	Liquidation	
Public Service Notices	None	Appointment of Liquidator	34
Departmental Notices	None	Dissolution Notices	46
Corrections	None	Other	None
STATUTORY		Insurance	None
Trademark	2	Other	None
Patent	None	GAZETTE DEADLINES	60

USING THE GAZETTE

The Virgin Islands Official Gazette is the official newspaper of the Government of the Virgin Islands. It is published weekly on Thursdays. Extraordinary editions are published as and when required.

Closing time for lodging notices is 12 noon on Monday in the week prior to publication. Early deadlines apply in cases of public holidays. Please refer to the schedule of deadlines at the back of the Gazette for specific deadlines. Late notices are accepted at the publisher's discretion only.

Notices must be accompanied by payment and written instructions. All dates, proper names, and signatures must be shown clearly, and contact details for the person responsible for the notice must be included.

Notices will be returned unpublished if not submitted in accordance with these requirements.

The *Official Gazette* reserves the right to apply its in-house style, and to reject notices which do not meet its requirements.

Kindly address notices and other correspondence to:

The Virgin Islands Official Gazette
Passport Office
33 Administration Drive
Road Town, Tortola VG1110
Virgin Islands
Telephone: (284) 468-3701 ext. 2521 or 2523
Facsimile: (284) 468-1000
Email: gazette@gov.vg
Website: www.bvigazette.org

GOVERNMENT**Supplements**

1 The following documents are being circulated with and forms part of this issue of the Gazette:

STATUTORY INSTRUMENTS, 2010

- NO. 100 - TELECOMMUNICATIONS CODE (PART 1) (PUBLIC CONSULTATIONS AND PUBLIC HEARINGS) GUIDELINES, 2010**
- NO. 101 - TELECOMMUNICATIONS CODE (PART 2) (INTERNET TRAFFIC EXCHANGE) REQUIREMENTS, 2010**
- NO. 102 - TELECOMMUNICATIONS CODE (PART 3) (QUALITY OF SERVICE) REQUIREMENTS, 2010**
- NO. 103 - TELECOMMUNICATIONS CODE (PART 4) (INVESTIGATION OF COMPLAINTS BY CONSUMERS, FACILITATION OF RELIEF AND RESOLUTION OF RELATED DISPUTES) PROCEDURES, 2010**

STATUTORY**Trademark Notices****ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3947

2 **Kimberly-Clark Worldwide, Inc. of Neenah, Wisconsin 54956, United States of America** has applied for Registration of (1) **Trade Mark** consisting of the following:- **U BY KOTEX**

Class 25 **in respect of** Feminine napkins, pads, panty liners and tampons.

The Applicants claim that this Trade Mark has not hitherto been used but it is the Company's intention to use the same.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010.

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 3995

3 Johnson & Johnson of One Johnson & Johnson Plaza, New Brunswick, New Jersey, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following:- **AMBI**

Class 48 **in respect of** Hair care preparations; sun care preparations; cosmetics.

The Applicants claim that this Trade Mark has not been used but it is the company's intention to use it.

In accordance with section (10) 1 of the Trade Mark Act (Cap158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15th** day of November, **2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4000

4 The Quaker Oats Company of, 555 W. Monroe Street, Chicago, Illinois 60661, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following:- **AUNT JEMIMA WAFFLES MINIS (word)**

Class 42 **in respect of** Grain-based snack food in addition to all other goods in this class.

The Applicants claim that the said Trade Mark has not been used in respect of the goods mentioned but it is the company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15th** day of November, **2010**.

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP.NO. 4011

5 Fage Dairy Processing Industry S.A., of 35 Hermou Street Metamorfossi, Athens GR-14452, Greece has applied for Registration of **(1) Trade Mark** consisting of the following: - **FAGE (Word)**

Class 42 **in respect of** Dairy products, namely, yogurt.

The Applicants claim that the said Trade Mark has not hitherto been used by the said company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15th** day of November, **2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4013

6 Fage Dairy Processing Industry S.A., of 35 Hermou Street Metamorfossi, Athens GR-14452 Greece has applied for Registration of **(1) Trade Mark** consisting of the following: - FAGE TOTAL (Words)

Class 42 **in respect of** Dairy products, namely, yogurt.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant

Dated this **15th** day of November, **2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4014

7 Novartis AG, a Swiss Company of 4002 Basel Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following: - AFLUCCELL

Class 03 **in respect of** Vaccines for human use.

The Applicants claim that the Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant

Dated this the **15th** day of **November, 2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 3978

8 Nine West Development Corporation of 1007 Orange Street, Suite 225, Wilmington, Delaware 19801, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following: - **NINE WEST**

Class 47 **in respect of** Cleaning solvents, lotion and cream for footwear, indicating shoes and boot polish.

Class 48 **in respect of** Perfumes, eau de toilette, cologne, fragrance sprays, soaps, skin cleansers, skin lotions and creams, moisturizers, sun tanning lotions and oils; cosmetic products, namely, face and body powders, foundation, body glitter, face glitter, lipstick, lip pencils, blush, eye shadow, eye cream, eye liner, mascara and eyebrow pencils, in addition to all other goods/services contained in the said class.

The Applicants claim that the said Trade Mark has been used by the Company in respect of the goods mentioned for 20 years before the date of this Statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant

Dated this the **2nd** day of **December, 2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADE MARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No.4016

9 **Novartis AG of 4002 Basel, Switzerland** has applied for Registration of **(1) Trade Mark** consisting of the following: - **FLUDEMIC**

Class 03 **in respect of** Vaccines for human use

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd **day of** December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADE MARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No.4017

10 **Noxell Corporation of 11050 York Road, Hunt Valley, Maryland 21030-2098, United States of America** has applied for Registration of **(1) Trade Mark** consisting of the following:- **COVER GIRL (Words)**

Class 11 **in respect of** eyeglasses; sunglasses; frames for eyeglasses; eyeglass chains and cords; eyeglass cases; contact lenses.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of

the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd **day of** December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADE MARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4018

11 **Novartis AG of 4002 Basel, Switzerland** has applied for Registration of **(1) Trade Mark** consisting of the following:- **BEXSERO (Word)**

Class 03 **in respect of** Vaccines for human use

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd **day of** December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4024

12 Novartis AG of 4002 Basel, Switzerland has applied for Registration of (1) Trade Mark consisting of the following: - **MENBRIA (Word)**

Class 03 **in respect of** Vaccines for human use

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4027

13 E. & J. Gallo Winery of 600 Yosemite Boulevard, Modesto, California 95354, United States of America has applied for Registration of (1) Trade Mark consisting of the following: - **APOTHIC RED**

Class 43 **in respect of** Alcoholic beverages (except beers).

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the

Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

APP. No. 4028

14 KITZ STEEL INDUSTRY CO., LTD. of Jipfa Building, 3rd Floor, 142 Main Street, Road Town, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following: - **KITZ STEEL**

Class 6 **in respect of** Filters for cleaning cooling air (for engines), Filters (parts of machines or engines), Pressure reducers (parts of machines), Pressure regulators (parts of machines), Pressure valves (parts of machines), Valves (Clack-) (parts of machines), Valves (parts of machines)

The Applicants claim that this Trade Mark has not hitherto been used by the said Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4035

15 Skinny Girl Cocktails LLC of 225 Varick Street, Suite 303, New York, NY 10014, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following: - SKINNYGIRL

Class 13 **in respect of** Cocktail shakers, cocktail stirrers; cocktail strainers

Class 15 **in respect of** Beverage glassware and shot glasses; pitchers

Class 43 **in respect of** Alcoholic cocktail mixes; prepared alcoholic cocktails

Class 44 **in respect of** Prepared non-alcoholic cocktails; non-alcoholic cocktail mixes, in addition to all other goods/services contained in the said class.

The Applicants claim that the said Trade Mark in respect of the goods mentioned has been used by the Company for 1 year before the date of this Statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4042

16 Japan Tobacco Inc of 2-2-1, Toranomon, Minato-ku, Tokyo, Japan has applied for Registration of **(1) Trade Mark** consisting of the following: - SALEM (word)

Class 45 **in respect of** Cigarettes, tobacco.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4043

17 CORPORACION HABANOS, S.A. of Avenida 3ra. No.2006 entre 20 y 22, Miramar, Playa, Ciudad de La Habana, Cuba has applied for Registration of **(1) Trade Mark** consisting of the following: - BEHIKE

Class 39 **in respect of** Matchboxes.

Class 45 **in respect of** Tobacco, including cigars, cigarettes, cut tobacco for pipes.

Class 47 **in respect of** Matches.

Class 50(10) **in respect of** Smokers' articles, including ashtrays, cigar cutters, cigar cases.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4045

18 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO DIFFERENCES BRING US TOGETHER (Words Only)**

Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010
Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4046

19 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO WHERE SMOOTH TASTE BEGINS (Words Only)**

Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010
Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4047

20 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO TURN UP THE COOL (Word Only)**

Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR
REGISTRATION OF TRADEMARK
PURSUANT TO SECTION 9 OF THE TRADE
MARKS ACT (CAP.158)**

App. No. 4048

21 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO TRUE FLAVOR (Words Only)**

Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4050

22 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO SWITCH IT ON (Words Only)**

Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

APP. No 3773

23 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland, has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO GOLD ADVANCE Label (color)**



Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 36 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw ancigars, cigarettes, cigarillos, tobacco for rolling your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco.

Class 47 **in respect of** Matches.

Class 47 **in respect of** Matches.

Class 50 (1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50 (4) **in respect of** Tobacco pipes.

Class 50 (10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek, snus, lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that this Trade Mark has been in use by the Company since December 2008 in respect to tobacco and related products under International class 34.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3922

24 Kayleb's Enterprises Limited of P.O. Box 1102, The Valley, Virgin Gorda VG1150, Virgin Islands has applied for Registration of **(1) Trade Mark** consisting of the following: **GORDIAN TERRACE (word and design)**



Class 14 **in respect of** Jewelry.

Class 42 **in respect of** Sauces.

Class 47 **in respect of** Soaps.

DISCLAIMER: The right to exclusive use of the geographical names "Virgin Gorda" and "British Virgin Islands" is hereby disclaimed.

The Applicants claim that the said Kayleb's Enterprises Limited has used the said trade mark in respect of the said goods for approximately one year before the date of this statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3923

25 VERN SARGEANT of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following: - **QUEENS PARTY OF ROYALTY (word and design)**



Class 14 **in respect of Jewelry.**

Class 38 **in respect of Clothing.**

DISCLAIMER: The exclusive right to the use of the words ‘Queens’, ‘Royalty’ and ‘Party’ is disclaimed but not the combination thereof: ‘Queens Party of Royalty’.

The Applicants claim that the said VERN SARGEANT has not used the said trade mark in respect of the said goods. However, the said VERN SARGEANT intends to use the said mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3924

225 Vern Sargeant of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following: - **KING!308 of EMPRESS PALACE (word and design)**



Class 14 **in respect of Jewelry.**

Class 38 **in respect of Clothing.**

DISCLAIMER: The exclusive right to the use of the word ‘King’ and the numerals ‘308’ is disclaimed but not the combination thereof: ‘Kings!308’.

The Applicant claim that the said VERN SARGEANT has not used the said trade mark in respect of the goods. However, the said VERN SARGEANT intends to use the said mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15th** day of November, **2010**

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3925

26 VERN SARGEANT of Belle Vue, Tortola, and Virgin Islands has applied for Registration of **(1) Trade Mark** consisting of the following: - **BLUE HEART of EMPRESS PALACE (word and design)**



Disclaimer: The exclusive right to use the words “Blue” and “Heart” is disclaimed but not the combination thereof: “Blue Heart”.

Class 14 **in respect of** Jewelry.
Class 38 **in respect of** Clothing

The Applicant VERN SARGEANT claim that this said Trade Mark has not been used in respect of the said goods. However, the said VERN SARGEANT intends to use the said trade mark in the very near future. In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15 day** of November, **2010**

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3926

27 VERN SARGAENT of Bell Vue, Tortola, Virgin Islands has applied for Registration of (1) **Trade Mark** consisting of the following:- **X-ROYAL ALPHABET LETTERS (word and design)**



Disclaimer: The exclusive right to use the word “Royal” and the letters of the alphabet is disclaimed.

Class 14 **in respect of** Jewelry.

Class 38 **in respect of** Clothing.

The Applicant claim that the said Trade Mark has not been used in respect of the said goods. However, the said VERN SARGEANT intends to use the said trade mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

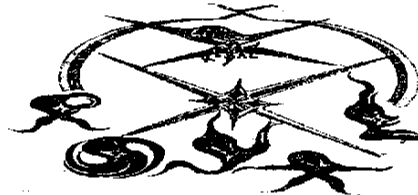
Dated this **15th** day of November, **2010**

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3927

28 VERN SARGEANT of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) **Trade Mark** consisting of the following: - **X-ROYAL of EMPRESS PALACE (word and design)**



DISCLAIMER: The exclusive right to the use of the word “Royal” is disclaimed.

Class 14 **in respect of** Jewelry.

Class 38 **in respect of** Clothing.

The Applicants claim that the said **VERN SARGEANT** has not used the trade mark in respect of the said goods. However, the said **VERN SARGEANT** intends to use the said trade mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3928

29 VERN SARGEANT of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following:- X- ROYAL NUMBERS (word and design)



DISCLAIMER: The exclusive use of the numerals 0 through 9 and the word "Royal is disclaimed.
Class 14 in **respect of** Jewelry.
Class 38 in **respect of** Clothing.

The Applicants claim that the said VERN SARGEANT has not used the said trade mark in respect of the said goods. However, the said VERN SARGEANT intends to use the said trade mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3929

30 VERN SERGEANT of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following:- EMPRESS PALACE (word and design)



Disclaimer: The exclusive right of the words “Express” and “Palace” is disclaimed but not the combination thereof: “Express Palace”.

Class 14 in respect of Jewelry.

Class 38 in respect of Clothing.

The Applicants claim that the said VERN SERGEANT has not used the said trade mark in respect of the said goods. However, the said VERN SARGEANT intends to use the trade mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

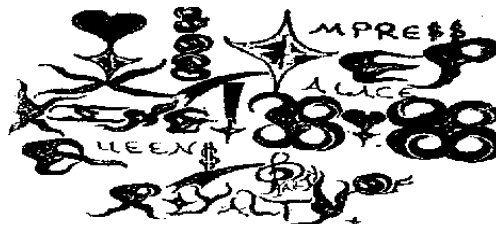
Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3930

31 VERN SARGEANT of Belle Vue, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following:- EMPRESS PALACE QUEENS PARTY OF ROYALTY (word and design)



Class 14 in respect of Jewelry.

Class 38 in respect of Clothing.

Disclaimer: The exclusive right to the use of the words “Queens”, “Royalty”, “Palace”, “Party” and “Express” is disclaimed.

The Applicant VERN SARGEANT claim that the Trade Mark has not been used in respect of the said goods. However, the said VERN SARGEANT intends to use the trade mark in the very near future.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3991

32 CHINA RESOURCES SNOW BREWERY (LIAO NING) COMPANY LIMITED of No 159 Xuelian Street, Sujiatun District, Shenyang 110101, Liaoning, China has applied for Registration of (1) Trade Mark consisting of the following:- **SNOW (stylized word)**

The word "SNOW" is rendered in a bold, stylized font. The letters 'S', 'N', and 'W' are in a solid black, blocky font. The letter 'O' is in a lighter, grayish hue and has a grainy, textured appearance. The entire word is centered on the page.

The mark consist of the word "SNOW" with the first two and last letters, viz, the "S, N and W" thereof in bolded black stylized font and the "O" in a grayish grainy hue stylised font, which word has no significance in the relevant trade or industry or as applied to the goods listed in the application, and no geographical significance.

Class 43 **in respect of** fermented liquors and spirits, including alcoholic beer.

Class 44 **in respect of** minerals and aerated waters, natural and artificial, including ginger beer, non-alcoholic beer and all other kinds of beer.

The Applicants claim that the said CHINA RESOURCES SNOW BREWERY (LIAO NING) COMPANY LIMITED has used the said trademarks numbered "1" and "2" in respect of the said goods for approximately 17 years before the date of this statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office

of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 3992

33 CHINA RESOURCES SNOW BREWERY (LIAO NING) COMPANY LIMITED of No 159 Xuelian Street, Sujiatun District, Shenyang 110101, Liaoning, China has applied for Registration of (1) Trade Mark consisting of the following:- XUEHUA in Chinese Characters (device)



Class 43 **in respect of** fermented liquors and spirits, including alcoholic beer.

Class 44 **in respect of** minerals and aerated waters, natural and artificial, including ginger beer, non-alcoholic beer and all other kinds of beer.

The Applicants claim that the said CHIANA RESOURCES SNOW BREWERY (LIAO NING) COMPANY LIMITED has used the said trade marks numbered "1" and "2" in respect of the said goods for approximately 17 years before the date of this statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 4001

34 The Quaker Oats Company of 555 W.Monroe Street, Chicago, Illinois 60661, United States of America has applied for Registration of (1) Trade Mark consisting of the following: - AUNT JEMIMA & HEAD Logo



Class 2 **in respect of** Table syrup, grits, corn meal, flour, oatmeal; breakfast cereal; prepared baking mixes for making pancakes, waffles, cakes, breads, muffins, and bakery products; grain -based snack food; frozen products, namely, waffles, pancakes, French toast and breakfast entrees in addition to all other goods in this class.

The Applicants claim that the said Trade Mark has not hitherto been used by the said Company in respect of the goods mentioned but it is the company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give

notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP.NO. 4008

35 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **SOFTAROMA Device**



Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarettes cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling your own cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for rolling your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco.

Class 47 **in respect of** Matches.

Class 50 (1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50 (4) **in respect of** Tobacco Pipes.

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek, snus, lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this 15th the day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP.NO. 4009

36 Intel Corporation of 2200 Mission College Boulevard, Santa Clara, California, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following: - **APPUP LOGO**



Class 8 **in respect of** Computer software; computer softwear for use in searching for, browsing and purchasing software.

The Applicants claim that the Trade Mark has not hitherto been used but it is the company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the **15th** day of November, 2010.

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

APP.NO. 4010

37 Dunhill Tobacco of London Limited of 1A St. James's Street, London, SW1A IEF, United Kindom has applied for Registration of **(1) Trade Mark** consisting of the following: - **DUNHILL (Word & Device)**



Class 45 **in respect of** Cigarettes cigars, cigarillos, pipe tobacco, roll your own tobacco, tobacco and tobacco products.

The Applicants claim that the said Trade Mark has not hitherto been used by the said Company in respect of good mentioned but it the company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this **15th** day of November, **2010**

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP.NO. 4012

38 Fage Dairy Processing Industry S.A., of 35 Hermou Street Metamorfossi, Athens GR-14452 Greece has applied for Registration of (1) Trade Mark consisting of the following: - FAGE (in Greek Characters)

ΦΑΓΕ

Class 42 **in respect of** Dairy products, namely, yogurt.

The Applicants claim that the said Trade Mark has not hitherto been used by the said Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

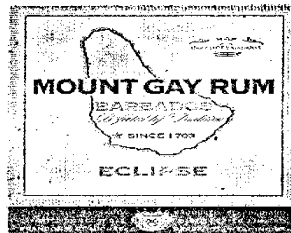
Dated this the **15th** day of November, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

App. No. 4025

39 Mount Gay Distilleries Limited of Exmouth Gap, Spring Garden Highway, Brandons, St. Michael, Barbados, West Indies has applied for Registration of (1) Trade Mark consisting of the following:- MOUNT GAY RUM ECLIPSE ETIQUETTE 2010 (Label)



Class 43 **in respect of** Rum.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4026

40 MOUNT GAY DISTILLERIES LIMITED of Exmouth Gap, Spring Garden Highway, Brandons, Saint Michael, Barbados, West Indies has applied for Registration of (1) Trade Mark consisting of the following:- MOUNT GAY RUM ECLIPSE SILVER ETIQUETTE 2010 (Label)



Class 43 in respect of Rum.

The Applicants claim that this Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

APP. No. 4029

41 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) Trade Mark consisting of the following: - ASPEN EXPORT AND LABEL COLOR



Class 45 in respect of Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco, cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 4030

42 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) **Trade Mark** consisting of the following: - **GOLD COAST AND LABEL DESIGN IV**



Class 45 **in respect of** Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco; cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

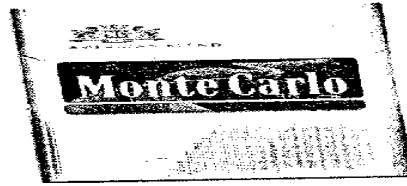
Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

**ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO
SECTION 9 OF THE TRADE MARKS ACT (CAP.158)**

APP. No. 4031

43 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) **Trade Mark** consisting of the following: - **MONTE CARLO AND LABEL DESIGN XX**



Class 45 **in respect of** Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco; cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4032

44 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) **Trade Mark** consisting of the following: - **MORE INTERNATIONAL AND LABEL DESIGN I**



Class 45 **in respect of** Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco; cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

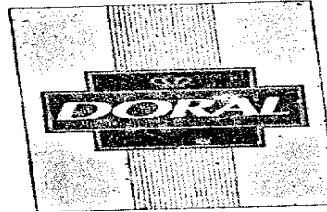
Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4033

45 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) **Trade Mark** consisting of the following: - **DORAL AND LABEL DESIGN IV**



Class 45 **in respect of** Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco; cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4034

46 Japan Tobacco Inc. of 2-2-1, Toranomom, Minato-ku, Tokyo, Japan has applied for Registration of (1) **Trade Mark** consisting of the following: - **VANTAGE AND LABEL DESIGN VIII**



Class 45 **in respect of** Tobacco, whether manufactured or unmanufactured; smoking tobacco, pipe tobacco, hand rolling tobacco, chewing tobacco; cigarettes, cigars, cigarillos; substances for smoking sold separately or blended with tobacco, none being for medicinal or curative purposes; snuff.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give

notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4037

47 E. & J. Gallo Winery of 600 Yosemite Boulevard, Modesto, California 95354, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following: - **APOTHIC RED (design)**



Class 43 **in respect of** Alcoholic beverages (except beers).

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4044

48 Hansen Beverage Company of 550 Monica Circle, Suite 201, Corona, California 92880, United States of America has applied for Registration of **(1) Trade Mark** consisting of the following: - **MONSTER ENERGY Label**



Class 38 **in respect of** Clothing, footwear and headgear

Class 39 **in respect of** Printed matter and publications; posters; stickers; transfer cards; stationery; signboards, in addition to all other goods in this class.

The Applicants claim that this Trade Mark has been used by the Company in respect of the goods mentioned for 8 years before the date of this statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4049

49 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO GOLD SHINE Logo (in color) Words and Design**



Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been used.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

Registrar of Trade Marks, Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4053

50 Philip Morris Products S.A. of Quai Jeanrenaud 3, 2000 Neuchatel, Switzerland has applied for Registration of **(1) Trade Mark** consisting of the following:- **MARLBORO BLUE ICE Label (Color)**



Class 13 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from metal.

Class 37 **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays and pocket apparatus for rolling cigarettes made from leather or wrought skins.

Class 45 **in respect of** Tobacco, raw and manufactured, tobacco products including cigars, cigarettes, cigarillos, tobacco for roll your own cigarettes, pipe tobacco, chewing tobacco, snuff tobacco

Class 47 **in respect of** Matches

Class 50(1) **in respect of** Cigarette tubes, tobacco tins, cigarette cases, ashtrays, pocket apparatus for rolling cigarettes made from ivory, bone or wood.

Class 50(4) **in respect of** Tobacco pipes

Class 50(10) **in respect of** Tobacco substitutes (not for medical purposes), Kretek and lighters, smokers' articles made of paper, cigarette paper and tubes, cigarette filters.

The Applicants claim that the said Trade Mark has not been in use.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated this the 2nd day of December, 2010

**Registrar of Trade Marks
Trade Marks Office
Tortola, Virgin Islands**

Other Notices

Telecommunications Regulatory Commission Investigation Notice Concerning Mobile Voice Calls to Specific Caribbean Destinations

51 TAKE NOTICE THAT:

The Telecommunications Regulatory Commission, (the “Commission”) is responsible for ensuring fair competition in the telecommunications sector in the Virgin Islands (“VI”). Under the Telecommunications Act, 2006, (the “Act”) the Commission is required to carry out, on its own initiative or at the request of any person, investigations concerning conduct which may be contrary to the provisions of the Act. The Commission is now notifying the general public that it is investigating a possible breach of fair competition in the VI.

A complaint has been raised by Caribbean Cellular Telephone Ltd (“CCT”), (the “Complainant”) against Cable and Wireless (BVI) Ltd¹ (“LIME”), (the “Defendant”) concerning CCT’s ability to replicate the retail price that LIME charge to their customers for calls to networks of LIME’s affiliates in the Caribbean due to the wholesale price LIME charge CCT to terminate calls on networks of LIME’s affiliates in the Caribbean. After reviewing the complaint and conducting a preliminary review of the issues involved, based on the arguments and evidence presented by CCT as well as information submitted by LIME, the Commission considers it appropriate to investigate the practices of LIME in relation to wholesale and retail tariffs for calling certain Caribbean destinations – i.e., networks operated by LIME’s affiliates.

The Complainant has stated that the wholesale rate that CCT pays to LIME to terminate a call on Caribbean networks of its affiliates² does not allow CCT to replicate LIME’s All Talk plans³ and offer calls to these specific Caribbean destinations at the same price to its customers as LIME can to their customers. A key competitive concern in the VI telecoms market would be that LIME through its relationship with its affiliates in other Caribbean countries and territories could benefit from wholesale costs which are far below those available to CCT. Such a situation may have an effect of creating uneven competitive conditions in the VI market by restricting ability of CCT to compete for certain user segments and thereby undermine operation of fair competition and user interests.

The purpose of this investigation is to establish whether it is appropriate for the Commission to take action on the grounds that:

- 1) LIME is carrying on or likely to carry on business in a manner that is detrimental to the public interest, including in an anti-competitive manner, or detrimental to the interest of clients (pursuant to section 75(1)(a)(iii) of the Act); and/or
- 2) LIME’s practices constitute anti-competitive pricing or acts of unfair competition (pursuant to section 29(2)(c) of the Act); and/or
- 3) LIME’s practices constitute an infringement of articles 10.1(e) and/or 10.2 of LIME’s Licence (pursuant to section 75(1)(a)(vi) of the Act).

In the course of the investigation, the Commission may also consider whether it is appropriate to take any other action pursuant to sections 6 (d) and 77 (2) of the Act.

Under section 70 of the Act, the Commission has the power to request information from a licensee where it appears that the licensee may have contravened the Act or any term or condition of the licence or it is reasonably required

¹ Cable and Wireless (BVI) trades as LIME

² Anguilla, Antigua and Barbuda, Barbados, British Virgin Islands, Cayman Islands, Dominica, Grenada, Jamaica, Montserrat, St. Kitts & Nevis, St. Lucia, St. Vincent and the Grenadines, the Turks & Caicos Islands.

³ http://www.time4lime.com/vg/personal/mobile/plans_postpaid.jsp
http://www.time4lime.com/vg/personal/mobile/plans_prepaid.jsp

for the purpose of discharging functions of the Commission or ensuring compliance with the Act or any term or condition of a licence. The Commission is therefore requesting the information set out in annex 1 from LIME⁴ - the information shall be provided within 30 days from publishing this Notice in the Gazette. Separately the Commission will also be seeking information from CCT. Furthermore, the Commission has a right to obtain information from other persons as required. The Commission reserves the right to make use of information available to it prior to the commencement of an investigation provided the Defendant is afforded an opportunity to get access to such information and comment on it.

In addition to supplying the information requested, the Commission invites both LIME and CCT as well as any party with a legitimate interest to deliver written submissions clearly outlining their position in this case and why they believe there may be or may not be issues of competition to be addressed in this case. The Commission shall provisionally adopt this timetable:

Day 0:	Publication of the Notice
Working Day 5:	Investigation formally commences
Day 30:	Deadline for the completed information requests and written submissions (objections/comments) from Digicel, CCT and by any third party with a legitimate interest
Day 31 – Working Day 90:	Commission may propose to apply a Directive, in which case time will be allowed for written objections to such Directive and a Hearing
Working Day 90	Commission Decision

The very fact that the Commission is conducting an investigation will not prejudice the outcome. The collation and assessment of information from the licensees concerned is part of the process of the investigation. The investigation itself does not mean that any party has breached its obligations pursuant to the Act and/or its license and the investigation may conclude that there has been no anti-competitive behaviour. The Commission will make a report on the investigation at the close of it.

Any comments or objections with respect to this notice may be submitted in writing by any interested party by Day 30 of the investigation:

The Chief Executive Officer
 The Telecommunications Regulatory Commission
 27 Fish Lock Road
 LM Business Centre 3rd Floor
 P.O. Box 4401
 Road Town
 Tortola VG1110
 British Virgin Islands
 consultations@trc.vg

All responses containing confidential information should be clearly identified. Any person claiming confidentiality is required to clearly mark any information included in a response that is claimed to be confidential (including personal or proprietary information), and to provide reasons why that information should be considered confidential. Whenever confidential information is included in a response, the respondent is required to provide both a confidential and a non-confidential version of the response. Such confidential information should be kept to a minimum. The Commission will evaluate such a request to consider such information confidential in the light of the relevant legal provisions and principles and make a final decision in this regard.

**(Sgd.) TOMAS LAMANAUSKAS
 CHIEF EXECUTIVE OFFICER**

⁴ Copies of the information request in annex 1 are also available upon request from the Commission

52 Annex 1: Information Request to LIME**Confidentiality:**

If any information provided is considered confidential by LIME and, in LIME's opinion, should not be shared with other licensees and/or other parties, this should be clearly indicated and appropriate justification should be provided. In this case, a non-confidential version of a response should also be provided. Such confidential information should be kept to a minimum. The TRC will evaluate such a request to consider such information confidential in the light of the relevant legal provisions and principles and make a final decision in this regard.

Customers

Please supply average number of customers per month from March '09 to Sep '10 as follows

1. Total Number of LIME customers

- Postpaid
- Prepaid

2. Number of LIME customers on All Talk Plans - broken down by prepaid and postpaid.

3. All outgoing traffic to LIME Caribbean destinations from LIME - broken down by different plan as appropriate (minutes)

- All Talk Plans
- Traffic to LIME Caribbean destinations outside of the All Talk Plans

4. Are there any usage limits applied to these plans?

5. Please provide evidence of all unlimited pricing plans on offer including plans which are only national (excluding pan-Caribbean calls)

6. What is the average price offered (calculated as per the retail offer) and average price paid (calculated through revenue received) for an on-net call within the Virgin Islands (per minute)?

7. This investigation is concerned with only the All Talk Plan. Please confirm the offer made to retail LIME customers in the BVI under the All Talk Plan.

8. Please confirm the date of launch of the All Talk Plus plan in the BVI.

Traffic

9. Please provide total outgoing traffic on the All Talk Plans broken down by destination in minutes on a monthly basis from Jun '09 to Sep '10 to LIME mobiles.

10. Please provide total outgoing traffic on the All Talk Plans broken down by destination in minutes on a monthly basis from Jun '09 to Sep '10 to LIME landlines.

11. Please provide total incoming traffic from LIME All Talk destinations to LIME BVI mobile in minutes on a monthly basis from Jun'09 to Sep'10 by destination. Please include all LIME All Talk countries.

12. Please provide total incoming traffic from LIME All Talk destinations to LIME BVI landlines in minutes on a monthly basis from Jun'09 to Sep'10 by destination. Please include all LIME All Talk countries.

13. Please provide total outgoing national traffic from LIME by destination (by operator and by type (fixed/mobile)) (all plans, prepaid and postpaid) in minutes on a monthly basis from Jun'09 to Sep'10.

14. Please provide total incoming national traffic to LIME BVI in minutes on a monthly basis from Jun'09 to Sep'10 broken down by origin.

15. Please provide total outgoing and incoming international traffic (all destinations) in minutes on a monthly basis from Jun'09 to Sep'10 for LIME BVI.

Wholesale pricing

16. Please indicate the wholesale national termination charge payable to CCT.

17. Please indicate the wholesale per minute termination charge payable by LIME BVI to LIME Mobile All Talk destinations.

18. Please indicate the wholesale per minute termination charge payable by LIME BVI to LIME Landline All Talk destinations.

19. Please indicate the transit fee, if any, payable by LIME BVI to reach other LIME All Talk destinations.

20. Please indicate the wholesale per minute termination charge(s) payable by CCT to LIME for termination to LIME Mobile destinations, included in the All Talk Plans.

21. Please indicate the wholesale per minute termination charge(s) payable by CCT to LIME for termination to LIME Landline destinations, included in the All Talk Plans.

22. Please indicate the transit fee payable by CCT to LIME to reach other LIME destinations, if any.

Revenues

23. Please provide the following revenue information from Jun '09 to Sep '10.

- Total Pan-Caribbean calling revenue
 - from All Talk Plans
 - From LIME calls to LIME Caribbean outside of the All Talk plans
- National outgoing call revenue
- National termination revenue
- International termination revenue

24. Please provide information on other revenues received from customers on All Talk plans (including weekly and monthly passes) broken down as far as possible.

Network costs – Fixed and mobile

25. The following information required is an overview of the cost structure of routing a call from LIME BVI to a LIME All Talk destination.

1. Origination cost per minute in the Virgin Islands (Fixed and mobile)
2. Transit cost per minute (national and international)
3. Termination cost per minute in specific All Talk destination (Fixed and mobile)
4. Termination cost in the Virgin Islands (Fixed and mobile)

Please also provide cost information on the cost structure of routing a call received from CCT to a LIME All Talk destination. Please provide the information in the appropriate format to LIME, the TRC may request further clarification on this information. Please demonstrate how this cost calculation was arrived at.

Other information

26. Please provide information regarding the ownership and linkages between the different affiliates of Cable and Wireless (BVI) in the Caribbean (from January 2009 to present day) – i.e., all affiliates (linked directly or indirectly) of Cable and Wireless (BVI) shall be listed and ownership and/or other links clearly explained. Please provide supporting evidence.
27. Please provide information on any agreements related to control of any of the affiliates by Cable and Wireless (BVI). Please provide supporting evidence.
28. Please provide composition of the Boards of the different affiliates of Cable and Wireless (BVI) (from January 2009 to present day). Please provide supporting evidence.
29. Please provide information explaining how marketing decisions are made across the affiliates. Why were the All Talk plans originally designed and who makes the decision to implement such plans?
30. Please provide information setting out the consolidated revenues of Cable and Wireless (BVI) and its affiliates in the Caribbean for financial years 2008 and 2009. Please provide supporting evidence.
31. Please provide information on Cable and Wireless (BVI) revenues for 2008 and 2009. Please provide supporting evidence.