CONTENTS

PAPERS LAID

QUESTIONS (Oral)

MOTION

STATEMENT BY MINISTER

BILLS (Public)

ADJOURNMENT

QUESTIONS (Written)
# THE CABINET

*(Formed by Hon. Pravind Kumar Jugnauth)*

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hon. Pravind Kumar Jugnauth</td>
<td>Prime Minister, Minister of Defence, Home Affairs and External Communications, Minister for Rodrigues, Outer Islands and Territorial Integrity</td>
</tr>
<tr>
<td>Hon. Louis Steven Obeegadoo</td>
<td>Deputy Prime Minister, Minister of Housing and Land Use Planning, Minister of Tourism</td>
</tr>
<tr>
<td>Hon. Mrs Leela Devi Dookun-Luchoomun, GCSK</td>
<td>Vice-Prime Minister, Minister of Education, Tertiary Education, Science and Technology</td>
</tr>
<tr>
<td>Dr. the Hon. Mohammad Anwar Husnoo</td>
<td>Vice-Prime Minister, Minister of Local Government and Disaster Risk Management</td>
</tr>
<tr>
<td>Hon. Alan Ganoo</td>
<td>Minister of Land Transport and Light Rail, Minister of Foreign Affairs, Regional Integration and International Trade</td>
</tr>
<tr>
<td>Dr. the Hon. Renganaden Padayachy</td>
<td>Minister of Finance, Economic Planning and Development</td>
</tr>
<tr>
<td>Hon. Mrs Fazila Jeewa-Daureeawoo, GCSK</td>
<td>Minister of Social Integration, Social Security and National Solidarity</td>
</tr>
<tr>
<td>Hon. Soomilduth Bholah</td>
<td>Minister of Industrial Development, SMEs</td>
</tr>
<tr>
<td>Minister Name</td>
<td>Ministry Name</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Hon. Kavydass Ramano</td>
<td>Minister of Environment, Solid Waste Management and Climate Change</td>
</tr>
<tr>
<td>Hon. Mahen Kumar Seeruttun</td>
<td>Minister of Financial Services and Good Governance</td>
</tr>
<tr>
<td>Hon. Georges Pierre Lesjongard</td>
<td>Minister of Energy and Public Utilities</td>
</tr>
<tr>
<td>Hon. Maneesh Gobin</td>
<td>Attorney General, Minister of Agro-Industry and Food Security</td>
</tr>
<tr>
<td>Hon. Jean Christophe Stephan Toussaint</td>
<td>Minister of Youth Empowerment, Sports and Recreation</td>
</tr>
<tr>
<td>Hon. Mahendranuth Sharma Hurreeram</td>
<td>Minister of National Infrastructure and Community Development</td>
</tr>
<tr>
<td>Hon. Darsanand Balgobin</td>
<td>Minister of Information Technology, Communication and Innovation</td>
</tr>
<tr>
<td>Hon. Soodesh Satkam Callichurn</td>
<td>Minister of Labour, Human Resource Development and Training</td>
</tr>
<tr>
<td>Dr. the Hon. Kailesh Kumar Singh Jagutpal</td>
<td>Minister of Commerce and Consumer Protection</td>
</tr>
<tr>
<td>Hon. Sudheer Maudhoo</td>
<td>Minister of Health and Wellness</td>
</tr>
<tr>
<td></td>
<td>Minister of Blue Economy, Marine Resources, Fisheries and Shipping</td>
</tr>
<tr>
<td>Name</td>
<td>Ministry</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>---------------------------------------------</td>
</tr>
<tr>
<td>Hon. Mrs Kalpana Devi Koonjoo-Shah</td>
<td>Minister of Gender Equality and Family Welfare</td>
</tr>
<tr>
<td>Hon. Avinash Teeluck</td>
<td>Minister of Arts and Cultural Heritage</td>
</tr>
<tr>
<td>Hon. Teeruthraj Hurdoyal</td>
<td>Minister of Public Service, Administrative and Institutional Reforms</td>
</tr>
</tbody>
</table>
### PRINCIPAL OFFICERS AND OFFICIALS

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Speaker</td>
<td>Hon. Sooroojdev Phokeer, GCSK, GOSK</td>
</tr>
<tr>
<td>Deputy Speaker</td>
<td>Hon. Mohammud Zahid Nazurally</td>
</tr>
<tr>
<td>Deputy Chairperson of Committees</td>
<td>Hon. Sanjit Kumar Nuckcheddy</td>
</tr>
<tr>
<td>Clerk of the National Assembly</td>
<td>Lotun, Mrs Bibi Safeena</td>
</tr>
<tr>
<td>Adviser</td>
<td>Dowlutta, Mr Ram Ranjit</td>
</tr>
<tr>
<td>Deputy Clerk</td>
<td>Ramchurn, Ms Urmeelah Devi</td>
</tr>
<tr>
<td>Clerk Assistant</td>
<td>Gopall, Mr Navin</td>
</tr>
<tr>
<td>Clerk Assistant</td>
<td>Seetul, Ms Darshinee</td>
</tr>
<tr>
<td>Hansard Editor</td>
<td>Jankee, Mrs Chitra</td>
</tr>
<tr>
<td>Parliamentary Librarian and</td>
<td>Jeewoonarain, Ms Prittydevi</td>
</tr>
<tr>
<td>Information Officer</td>
<td></td>
</tr>
<tr>
<td>Serjeant-at-Arms</td>
<td>Bundhoo, Mr Anirood</td>
</tr>
</tbody>
</table>
MAURITIUS

Seventh National Assembly

FIRST SESSION

Debate No. 20 of 2022

Sitting of Tuesday 12 July 2022

The Assembly met in the Assembly House, Port Louis, at 11.30 a.m.

The National Anthem was played

(Mr Speaker in the Chair)
PAPERS LAID

The Prime Minister: Mr Speaker, Sir, the Papers have been laid on the Table.

A. Prime Minister’s Office
Ministry of Defence, Home Affairs and External Communications
Ministry for Rodrigues, Outer Islands and Territorial Integrity

(a) The Certificate of Urgency in respect of the Immigration Bill (No. XII of 2022). (In Original)

(b) The Certificate of Urgency in respect of the Mauritius Food Standards Agency Bill (No. XIII of 2022). (In Original)


(d) The Reports of the Director of Audit on the Financial Statements of the Media Trust for the years ended 30 June 2018 and 30 June 2019.

(e) The Immigration (Permits) (Prescribed Fees, Guarantees and Application Form) (Amendment) Regulations 2022. (Government Notice No. 171 of 2022)

B. Ministry of Housing and Land Use Planning
Ministry of Tourism


(b) The Land Surveyors (Diplomas) (Amendment) Regulations 2022. (Government Notice No. 170 of 2022)

C. Ministry of Financial Services and Good Governance

(a) The Virtual Asset and Initial Token Offerings Services (Capital and Other Financial Requirements) Rules 2022. (Government Notice No. 173 of 2022)

(b) The Virtual Asset and Initial Token Offerings Services (Client Disclosure) Rules 2022. (Government Notice No. 174 of 2022)

(c) The Virtual Asset and Initial Token Offerings Services (Custody of Client Assets) Rules 2022. (Government Notice No. 175 of 2022)

(d) The Virtual Assets and Initial Token Offerings Services (Cybersecurity) Rules 2022. (Government Notice No. 176 of 2022)
(e) The Virtual Asset and Initial Token Offerings Services (Publication of Advertisements) Rules 2022. (Government Notice No. 177 of 2022)

(f) The Virtual Assets and Initial Token Offerings Services (Risk Management) Rules 2022. (Government Notice No. 178 of 2022)

(g) The Virtual Asset and Initial Token Offerings Services (Statutory Returns) Rules 2022. (Government Notice No. 179 of 2022)

D. **Attorney General**  
**Ministry of Agro Industry and Food Security**


E. **Ministry of Labour, Human Resource Development and Training**  
**Ministry of Commerce and Consumer Protection**

The Rodrigues Consumer Protection (Control of Price of Taxable and Non-taxable Goods) (Amendment No. 15) Regulations 2022. (Government Notice No. 172 of 2022)

F. **Ministry of Health and Wellness**


   (b) The Medical Council (Medical Institutions) (Amendment) Regulations 2022. (Government Notice No. 169 of 2022)

G. **Ministry of Gender Equality and Family Welfare**

ORAL ANSWERS TO QUESTIONS

Mr Speaker: The Table has been advised that PQ B/798 will be replied by the hon. Prime Minister, time permitting.

Hon. Mrs Navarre-Marie!

NATIONAL HUMAN RIGHTS COMMISSION – COMPLAINTS OF TORTURE BY POLICE OFFICERS – DECEMBER 2019 TO DATE

(No. B/769) Mrs A. Navarre-Marie (Fourth Member for GRNW & Port Louis West) asked the Prime Minister, Minister of Defence, Home Affairs and External Communications, Minister for Rodrigues, Outer Islands and Territorial Integrity whether, in regard to the National Human Rights Commission, he will, for the benefit of the House, obtain information as to the number of complaints of torture by Police Officer/s received thereat since December 2019 to date, indicating the number thereof in which investigations have been completed.

The Prime Minister: Mr Speaker, Sir, the Protection of Human Rights Act was promulgated in 1998, following which, in 2001, a National Human Rights Commission was created to deal with human rights violations, primarily civil and political rights, enshrined in Chapter II of the Constitution, and also with Police complaints.

In 2012, The Protection of Human Rights Act was amended to create three distinct divisions under the National Human Rights Commission, namely the Human Rights Division, the Police Complaints Division, and the National Preventive Mechanism Division.

The Police Complaints Division was mandated to deal with all cases of complaints against Police Officers. With the promulgation of the Independent Police Complaints Commission Act in April 2018, the activities of the Police Complaints Division have been taken over by the Independent Police Complaints Commission. The Independent Police Complaints Commission has also taken over the 277 cases of complaints against Police Officers, which were pending before the former Police Complaints Division.

Mr Speaker, Sir, the National Human Rights Commission has now two divisions, namely
(i) the Human Rights Division, which is governed by the Protection of Human Rights Act, 1998, and

(ii) the National Preventive Mechanism Division set up under the National Preventive Mechanism Act, 2012.

The main function of the Human Rights Division of the National Human Rights Commission is to enquire into written complaints regarding violations of human rights listed in Chapter II of the Constitution, while the National Preventive Mechanism Division mainly deals with complaints from detainees. The National Human Rights Commission is thus not now mandated to deal with complaints against Police Officers including alleged torture.

Mr Speaker, Sir, I am informed by the National Human Rights Commission that for the period December 2019 to 07 July 2022, three (3) complaints against Police alleging torture were received by the National Human Rights Commission and the complainants were advised to redirect their complaints to the Independent Police Complaints Commission.

Mrs Navarre-Marie: Can the hon. Prime Minister state the number of prison visits and Police visits to cells effected during the last twelve months by the National Preventive Mechanism?

The Prime Minister: Mr Speaker, Sir, this question is not related to the substantive question. This question is about the number of complaints of torture by Police Officers.

Mrs Navarre-Marie: Will the hon. Prime Minister then state whether, any recommendation has been made by whatever authority to prevent torture in detention?

The Prime Minister: Mr Speaker, Sir, again the main Question is specific about how many complaints have been made by Police Officers with regard to torture, and I have answered. There have been three cases and for these cases the complainants have been referred to the IPCC. In fact, there is another question on the IPCC with regard to complaints.

Mr Speaker: Hon. Uteem!

Mr Uteem: The hon. Prime Minister referred to the Protection of Human Rights Act. Under this Act, the Human Rights Commission has an overriding duty to supervise any breach of fundamental human rights and to make recommendations. So, may I know whether the hon.
Prime Minister has received any report, any recommendation made by this Human Rights Commission relating to tortures?

The Prime Minister: The hon. Member must come with a specific question on this issue.

Mr Speaker: Next question, hon. Léopold!

RODRIGUES – POLICE OFFICERS – ALLEGED DRUG TRAFFICKING

(No. B/770) Mr J. B. Léopold (Second Member for Rodrigues) asked the Prime Minister, Minister of Defence, Home Affairs and External Communications, Minister for Rodrigues, Outer Islands and Territorial Integrity whether, in regard to the recent allegation of some Police Officers posted in Rodrigues being involved in drug trafficking levelled by the Commissioner of Sports in Rodrigues, he will, for the benefit of the House, obtain from the Commissioner of Police, information as to if an inquiry has been initiated thereinto.

The Prime Minister: Mr Speaker, Sir, I am informed by the Commissioner of Police that, in a report submitted by the Divisional Commander Rodrigues on 27 May 2022, it was stated that the Commissioner for Youth and Sports, Arts and Culture held a meeting on 25 May 2022 at Port Mathurin on “Strategies to combat Drugs in Rodrigues”. Twenty five persons comprising Public Officers, representatives of NGOs as well as Police Officers from Anti-Drug and Smuggling Unit (ADSU) and National Coast Guard based in Rodrigues were in attendance.

I am further informed by the Commissioner of Police that, during the meeting, the Commissioner for Youth and Sports, Arts and Culture had, amongst others, stated that –

(i) 5 kgs of heroin had arrived in Rodrigues;
(ii) synthetic drugs are manufactured by Police and put on sale through minors;
(iii) informants are unwilling to give information to Police because of lack of trust in them, and
(iv) leakage of information by Police.

Shortly after the meeting, a video recording of the meeting was posted on the social media and several articles related to the allegations made by the Commissioner for Youth and Sports, Arts and Culture were published in several newspapers both in Rodrigues and in Mauritius.
Subsequently, the Divisional Commander Rodrigues initiated an enquiry to ascertain the veracity of the allegations.

The Police Officers who attended the meeting confirmed that the Commissioner for Youth and Sports, Arts and Culture had made such allegations.

The Commissioner of Police has further informed that the Commissioner for Youth and Sports, Arts and Culture was approached on 23 June 2022 to give a written statement in relation to the allegations he made on 25 May 2022 but he stated that he would give a statement at a later stage. He was anew contacted on 08 July 2022 and his Secretary informed that the Commissioner would give an appointment by the following week. On 11 July 2022, he was further contacted by the Police and he stated that he did not find it necessary to give a statement on the matter. However, he is expecting the Police to carry out an investigation and take appropriate actions.

The enquiry is ongoing and actions as deemed appropriate in the circumstances will be taken by the Police.

Mr Speaker: Supplementary? Next question!

MR S.S. – ALLEGATIONS – POLICE COMPLAINT

(No. B/771) Mr E. Juman (Fourth Member for Port Louis Maritime & Port Louis East) asked the Prime Minister, Minister of Defence, Home Affairs and External Communications, Minister for Rodrigues, Outer Islands and Territorial Integrity whether, in regard to the allegations levelled against him by Mr S. S., he will –

(a) state if he has filed or proposes to file a Police complaint against Mr S. S., and

(b) for the benefit of the House, obtain from the Commissioner of Police, information as to if the latter has initiated an inquiry thereinto.

The Prime Minister: Mr Speaker, Sir, I shall reply to both PQ B/771 and PQ B/775 together.

Mr Speaker, Sir, I refer the hon. Members to the reply I made to the PNQ at our Sitting of Tuesday 05 July 2022 wherein I stated in the most unequivocal terms that there has been at no point in time any installation or any attempt by my Office to install whatsoever device and/or
equipment at any of the Submarine Cable Landing Stations to monitor internet traffic to and from Mauritius.

Mr Speaker, Sir, in normal circumstances, information pertaining to national security is not disclosed. However, I am providing certain information in order to clear the doubts and dissipate the confusion created in the minds of the people by the false allegations made by the CEO of Mauritius Telecom and the hysteria of the Opposition over this issue.

I, therefore, seize this opportunity to provide further clarifications on the matter in order to set the records straight. Indeed, on 21 October 2021, the Security Division of my Office issued a letter to the Chief Executive Officer of Mauritius Telecom Ltd, to request him to provide certain information regarding the South Africa Far East Submarine Landing Station situated at Baie Jacotet, Bel Ombre, in the context of a security survey.

The information sought related to, \textit{inter alia} –

(i) location of the submarine cable;

(ii) security measures put up thereat;

(iii) number of personnel working thereat including any foreign national, and

(iv) the technical details with respect to the Submarine Cable.

On 22 December 2021, being given that there was no response from the Chief Executive Officer (CEO) of Mauritius Telecom, a second letter was sent to him asking him again to provide the requested information regarding Baie Jacotet Landing Station.

Thereafter, on 24 December 2021, the CEO of Mauritius Telecom provided the information which was being sought by the Security Division of my Office.

On 12 April 2022, the CEO of Mauritius Telecom was informed that a three-member technical team from India would field a survey mission to Baie Jacotet, Bel Ombre between 13 and 15 April 2022, and he was requested to extend all necessary assistance to the team during the survey visit.

On 14 April 2022, the CEO of Mauritius Telecom met the Head of the delegation during which technical matters concerning the survey were discussed.
In the morning of 15 April 2022, I was informed that Mauritius Telecom had not made necessary arrangements for the team to have access to the Landing Station at Baie Jacotet for the survey.

Subsequently, I telephoned the CEO and asked him to make arrangements for the survey to be carried out. Finally, he agreed to grant access to the team.

On the same day, the CEO asked the Chief Technical Officer of Mauritius Telecom to accompany the delegation to Baie Jacotet for the site survey.

Mr Speaker, Sir, it is also apposite to underline that the Chief Technical Officer of Mauritius Telecom accompanied the team to Baie Jacotet Landing Station and he was physically present on site throughout the whole survey. Moreover, the Chief Technical Officer has, in a report, confirmed that no sniffing or other equipment had been installed by the team at any Landing Station, including Baie Jacotet.

Mr Speaker, Sir, I wish to highlight the fact that the survey was carried out as far back as 15 April 2022, and it is only now that the former CEO of Mauritius Telecom is making baseless - I repeat, baseless - allegations that I gave him instructions to allow a third party to install or use equipment to enable sniffing, interception, monitoring or recording of internet traffic to and from Mauritius and/or countries in the region.

Let me restate most emphatically that I have never given any instructions as alleged by the former CEO for the installation of sniffing equipment, and, at all material times, the question, and the only question as regards to Baie Jacotet Landing Station was the conduct of a survey by the Indian team in the interest of national security.

Mr Speaker, Sir, I have also been informed that the CEO had, at no point in time, brought, or deemed it necessary to bring this matter to the attention of the Board of Directors of Mauritius Telecom, despite the fact that the request for the survey was communicated to him as far back as October 2021, the more so if he had reservations on the nature of the request.

Mr Speaker, Sir, as the House is aware, following the baseless accusations made by the former CEO, I invited him to make a declaration to the Police. However, he has so far failed to do so.
The false statement, declaration and publication of Mr S. S., have caused and are causing irreparable prejudice to Mauritius, the Government, my Office, and my person as Prime Minister. Since this represents a grave risk to national security, I have deemed it my duty to report the matter to the Police myself. I have accordingly given a statement to the Police on 11 July 2022.

I have requested the Police to initiate an enquiry into the matter forthwith. Therefore, the setting up of another inquiry does not arise.

**Mr Juman:** M. le Premier ministre, vous avez fait référence à un *survey* - pas les correspondances que vous venez de mentionner - commandité par le gouvernement mauricien. Est-ce que vous pouvez dire à la Chambre si vous avez fait une requête formelle au *Board* du *Mauritius Telecom* ? Si oui, quand et avec qui ? Et ensuite, est-ce que le câble SAFE qui appartient à un consortium d’opérateurs, est-ce qu’il y a eu une requête officielle envoyée au consortium pour demander l’aval avant de procéder à ce *survey* ?

**The Prime Minister:** Mr Speaker, Sir, the hon. Member, maybe, does not know that the Landing Station at Baie Jacotet is under the control of Mauritius Telecom. That is the first thing.

Secondly, the Security Division of my Office has written and communicated with the ex-CEO of Mauritius Telecom and requested him, first, to provide some technical information, as I said as far back as 21 October 2021, with a view to carrying out a survey. Thereafter, as I have stated in my reply, there have been other communications to the ex-CEO of Mauritius Telecom.

**Mr Assirvaden:** M. le Premier ministre, vu la gravité de l’accusation portée contre vous en tant que Premier ministre par l’ex-CEO du *Mauritius Telecom*, vous confirmez à la Chambre, aujourd’hui, que vous avez fait un *statement* à la police hier ; cette même police tombant sous vos responsabilités ? Dans ce cas, vu que des précédents cas des membres de votre gouvernement ; l’honorable Collendavelloo, le feu Raj Dayal et l’honorable Yogida Sawmynaden, qui se sont retrouvés dans les mêmes situations que vous, est-ce que vous ne pensez pas que c’est bien pour la transparence, dans l’intérêt du pays que vous présentez votre démission et à la suite de l’enquête, vous revenez ?

*(Interruptions)*

**Mr Speaker:** Order!
The Prime Minister: M. le président, sur un point je suis d’accord avec l’honorable membre. Sur un seul point ! C’est une allégation plus que grave, extrêmement grave, qui a été faite contre moi. Et en égard du même raisonnement de cet honorable membre, pourquoi quelqu’un qui m’accuse de lui avoir donné des instructions pour commettre une offense aussi grave que ça et qu’il a des preuves, pourquoi il n’est pas allé aux autorités concernées pour faire une déclaration et fournir ses preuves ? Je lui ai donné quelques temps. Mais étant donné – peut-être à travers son porte-parole – qu’il est allé dire qu’il va venir de l’avant avec d’autres preuves vendredi dernier, j’ai attendu, je n’ai rien entendu et je n’ai rien vu. Et, là, apparemment il va donner d’autres preuves, je ne sais pas si c’est aujourd’hui ou quand. Donc, ma patience a des limites aussi, M. le président. Donc, moi j’ai été à la police et j’ai fait ma déclaration, et je peux vous dire, M. le président, que j’ai fourni à la police tous les documents et toutes les preuves nécessaires pour aider la police à faire son enquête. Maintenant, c’est entre les mains de la police. Et on verra! On verra, M. le président! I do not speak out of thin air. As Prime Minister, I do not speak out of thin air and I stand by what I say.

But time will tell! The hysteria of Members of this Opposition, brandishing banners mentioning high treason, and who are talking about high treason, let me ask where is the high treason? There are so many barristers on the other side of the House. Why do they not go and make a declaration to accuse me of high treason? Just soulever les pancartes, venir dire high treason, faire le joli. On verra, M. le président ! I am speaking here before this Assembly today. With time, we shall see!

Mr Juman: Oui, M. le Premier ministre, on verra ! M. le Premier ministre, vous êtes accusés de haute trahison par nul autre qu’un de vos proches collaborateurs,...

(Interruptions)

An hon. Member: Lerla?

Mr Juman: … CEO de Mauritius Telecom en poste qui fait cette allégation, accusation et révélation.

Can you table all the correspondences between your Office and the Mauritius Telecom regarding the survey - not seeking information but regarding the survey - you requested, all the
documents that you exchanged between Mauritius Telecom and your Office, can you table it before the House?

**The Prime Minister:** M. le président, je viens de dire que, j’ai donné mon statement à la police. Toutes les communications qu’il y a eues entre the Security Division of my Office with Mauritius Telecom have been submitted to the Police.

**An hon. Member:** La deuxième question est pour moi.

**Mr Speaker:** It is his question.

**An hon. Member:** Okay.

**Mr Assirvaden:** M. le Premier ministre, l’île Maurice entière est au courant que le Monsieur en question, M. Sherry Singh avait l’intention de parler ce soir sur l’Express. Ceci dit, il avait l’intention de parler sur l’Express pour dire toute la vérité, selon lui et aujourd’hui, nous apprenons, à l’heure actuelle alors que nous, nous sommes au Parlement, que votre police est à la trousse de M. Sherry Singh. Est-ce que, pour la transparence, ne pensez-vous pas qu’il était plutôt mieux de laisser M. Sherry Singh parler ce soir et à ce moment-là vous allez à la police?

(Interruptions)

**Mr Speaker:** Order! Order! Order!

**The Prime Minister:** M. le président, je vois que l’honorable membre est mieux informé que moi, comme Premier ministre. Il sait déjà que la police est à la trousse de M. S.S. Deuxièmement, qui l’empêche de parler ? Comme certains avaient évoqué, comme toujours, fake news, que je suis en train de mettre un Gagging Order. Not at all! Not at all! M. le président, et j’invite M. S.S. à venir dire ce qu’il a à dire publiquement. Je l’invite ! Troisièmement, M. le président,…

**An hon. Member:** Fizib soter!

**The Prime Minister:** …l’honorable membre maintenant, m’accuse aujourd’hui ….

**Mr Juman:** Haute trahison, ki to p kozor.…. 

(Interruptions)

**Mr Speaker:** Hon. Juman!
Mr Juman: *Trahison!*

Mr Speaker: Be careful! Be careful with that word!

Mr Juman: Look at the Standing Order!

Mr Speaker: Be careful with that word!

*(Interruptions)*

The Prime Minister: They do not want to hear my answer.

Mr Juman: *Trahison!*

The Prime Minister: *L’honorable membre...*

What *trahison!*

Mr Juman: *Haute trahison!*

The Prime Minister: Mr Speaker, Sir, can this hon. Member be requested to withdraw the words ‘*haute trahison”*?

*(Interruptions)*

Mr Speaker: Order! Order! This word is not in order. So, please help the Chamber, help the House. The proceeding has gone very well. Please, in the spirit of democracy, withdraw that word. Withdraw!

Mr Juman: I won’t!

Mr Speaker: So, you have to withdraw yourself from the Chamber.

An hon. Member: *Pa met li dehors.*

Mr Dhaliah: *Azenou lamem.*

Mrs Koonjoo-Shah: *Amene kestion, apre sorti aler!*

*(Interruptions)*

Mr Speaker: Behave yourselves everybody! Everybody!

Mr Dhunoo: *Inspecteur Gadget!*
Mr Speaker: Everybody!

The Prime Minister: Laryaz! Yes, Mr Speaker, Sir, I was answering and the third point I wanted to make with regard to what the hon. Assirvaden has said. He is now taking me to task as to why I have reported the matter to the Police yesterday. Look at the two questions. The first question - I mean I do not want to comment on hon. Juman – is: ‘state if he has filed or proposes to file a Police complaint.’ In this Question he is asking me, this hon. Member is asking me whether I have filed or I propose to file a Police complaint, and, if not, for the benefit of the House, to obtain from the Commissioner of Police whether the latter has, proprio motu, started an inquiry by himself. This is the Question.

The Question of hon. Assirvaden is whether an inquiry thereinto will be carried out - I have therefore gone to the Police. Now, if I had not given a statement to the Police yesterday, they would have taken me to task today: ‘Ah, why is it that now you are not going to the Police? Why is it that you are not reporting the matter to the Police?’ Anyway, you will lose with them, but, for me, what is important is that, when those allegations were made – and they are very, very serious allegations - the first thing for me was inviting the one who is making the allegation to go to the Authorities and to make his formal complaint. But nothing happened, and, of course, I will take whatever initiative which needs to be taken, and can you imagine, Mr Speaker, Sir, they are doing a lot of talking about this issue!

This Mr S.S. was aware of this survey since 21 October 2021. 21 October 2021! He does not report to anybody. This hon. Member who has left the House was saying whether I had made a communication to the Board of Mauritius Telecom. The CEO of Mauritius Telecom, who is answerable to the Board, has not, at any time, expressed any concern to the Board. From 21 October 2021 to 30 June 2022, date of his announcement that he is going to resign, that is, the notice that he gives to Mauritius Telecom, there have been four Board meetings -

(i) on 09 December 2021;
(ii) on 17 February 2022;
(iii) on 14 April 2022, and
(iv) on 20 June 2022.

He does not show, at least, any concern, any worries about somebody who asked him to do an illegal act, he does not intimate, not a word to the Board.
Regarding his notice of resignation - as they have access to all these documents - I shall ask them to go and read his letter, it is a nice letter.

Nowhere is it mentioned therein that he is giving a notice of resignation because there is something which is very serious, which concerns whatever treason or whatever security of the country that the Prime Minister has ... At least, he should have therein mentioned that. Because you are leaving anyway, mention that in your letter! Not a word! In fact, he is saying that he is ever grateful to the Chairman of the Board. Wow! We shall see! Continié!

Mr Speaker: Time over! Hon. Dr. Aumeer!

OMICRON 5 & MONKEYPOX - PCR SEQUENTIAL ANALYSIS - INCOMING PASSENGERS

(No. B/781) Dr. F. Aumeer (Third Member for Port Louis South & Port Louis Central) asked the Minister of Health and Wellness whether, in regard to the incoming passengers, he will state if –

(a) they are all being subjected to PCR sequential analysis for the detection of Omicron 5 and Monkeypox since end April 2022 to date and, if so, indicate the number thereof carried out and the number thereof which turned out positive, and

(b) vaccines against Monkeypox have been pre-ordered.

Dr. Jagutpal: Mr Speaker, Sir, based upon the guidelines of the World Health Organisation, a sequencing sampling strategy was established. Accordingly, 2% of the population positive for SARS-CoV-2 was being tested. The people tested were chosen according to a representative panel of infected patients and these comprised –

- patients attending flu clinics;
- incoming passengers;
- patients admitted in hospitals, and
- deceased patients suffering from COVID-19.

The choices were made according to several criteria, including fair geographical distribution, age and clinical severity. As from 01 July 2022 and the easing of sanitary restrictions in the country, the sequencing sampling strategy is no longer being implemented. On
the other hand, PCR sequential analysis is carried out on positive cases, since strain monitoring is still ongoing in the country.

Mr Speaker, Sir, as from April 2022 till date, a total of 1,792 samples were selected for sequencing of which there were 39 imported cases for sequencing. The results on the imported cases received so far are as follows –

- BA.1 - 1
- BA.2 - 25
- BA.4 - 3
- BA.5 - 1

There were 2 cases of failed sequencing, and we are still awaiting the results for 7. So, only 1 case of BA.5 has been detected among the imported cases.

Mr Speaker, Sir, so far, no case of Monkeypox has been detected in Mauritius.

Mr Speaker, Sir, for Monkeypox, there is no routine test upon arrival of incoming passengers as at now. A protocol based on symptoms and surveillance is adopted by the Health Sanitary Officers to screen incoming passengers in regard to Monkeypox.

As at date, the total number of samples tested for Monkeypox stands at 15. The Central Health Laboratory has performed test on samples received for 9 suspected cases. All of these tests were negative. Besides, 6 suspected cases were also sent abroad (National Institute for Communicable Disease, South Africa & Reunion Island). These cases also tested negative.

Mr Speaker, Sir, in reply to part (b) of the question, a request was made to the World Health Organisation to provide us with the contact details and particulars of manufacturers of the Monkeypox vaccine. On 03 June 2022, we were informed of one commercial supplier, Bavarian Nordic GmbH, in respect of the MVA-BN Vaccine (Imnavex) for Monkeypox.

In order to expedite procurement of this vaccine, a request was made on 06 June 2022 to the World Health Organisation to provide us with 200 units of the Imnavax vaccine for Monkeypox.

Mr Speaker: The table has been advised that PQ B/847 will be replied by hon. Minister of Information Technology, Communication and Innovation. Supplementary!
Mrs Mayotte: Thank you, Mr Speaker, Sir. Can the hon. Minister inform the House whether the World Health Organisation is recommending mass vaccination against Monkeypox?

Dr. Jagutpal: Mr Speaker, Sir, the Strategic Advisory Group of Experts (SAGE), the ad hoc working group on Smallpox and Monkeypox vaccines provided the first WHO recommendations of vaccines and immunisation for Monkeypox. They concluded that mass vaccination is not required nor recommended for Monkeypox at this time.

Mr Speaker: Hon. Dr. Aumeer!

Dr. Aumeer: As per information gathered and the one that you have just mentioned about the number of samples that have been conducted over the last couple of weeks, and noting that over the last 10 days I can say, there are nearly 300 cases with 4 unfortunate tests, has genetic sequencing been carried out on those tests so that we have exact information as to the prevalence or incidence of the new type of COVID-19 variant circulating in the country?

Dr. Jagutpal: Mr Speaker, Sir, the Ministry of Health and Wellness, especially the Central Health Laboratory, is guided by the WHO recommendation for the sequencing analysis. Samples have been sent for sequencing for imported cases especially, and patients who have passed away with COVID-19.

Mr Speaker: Hon. Mrs Luchmun Roy!

Mrs Luchmun Roy: Thank you, Mr Speaker, Sir. Can the hon. Minister inform the House whether the Omicron variant he mentioned in his answer BA.5 resists to COVID-19 vaccines?

Dr. Jagutpal: Mr Speaker, Sir, according to the US Centers for Disease Control and Prevention (CDC) and the WHO), as yet, there is no scientific data to sustain the idea that the Omicron variant BA.5 is resistant to vaccines. We still have no data from these two centres.

Mr Speaker: Hon. Dr. Aumeer!

Dr. Aumeer: We are currently experiencing - I would say in paradox - a new wave across the world and particularly also Mauritius being no exception. Has your Ministry been involved with vaccine manufacturers with regard to what is now called the ‘variant-updated vaccine’ for protecting the population at large due to new incoming variants particularly BA.4, BA.5 and what may be coming up next in the future?
Dr. Jagutpal: Mr Speaker, Sir, in terms of vaccines, the Ministry of Health will stand guided by what would be the recommendation of the World Health Organisation. So far, more than 90% of our adults have already done the vaccine and we are promoting vaccination to be done, especially for the elderly, for those who are above 60 years and those who have comorbidities. And then, obviously, when the time comes, if ever there is another new vaccine and that we should re-vaccinate the whole population, we will go according to that stand.

Mr Speaker: Hon. Woochit!

MAHESHWAR NAGRI ROAD, TRIOLET – DRAINS BLOCKAGES

(No. B/782) Mr R. Woochit (Third Member for Pamplemousses & Triolet) asked the Vice-Prime Minister, Minister of Local Government and Disaster Risk Management whether, in regard to the drains at Maheshwar Nagri Road, at Triolet, he will state the steps taken to address the blockages occurring thereat.

The Minister of Energy and Public Utilities (Mr G. Lesjongard): Mr Speaker, Sir, I am informed by the District Council of Pamplemousses that the type of drain at Maheshwar Nagri Road, Triolet is an absorption drain with no outlet.

The drain is being regularly cleaned by the Council’s Scavenging Contractor, Norba Ltd, and was last cleaned in April 2022.

During heavy rainfall, whenever the absorption capacity of the said drain reaches its maximum, the surplus surface runoff causes accumulation of water.

Mr Speaker, Sir, unfortunately, the existing absorption drain at Maheshwar Nagri Road, Triolet no longer fits its purpose and therefore, consideration is being given in this financial year to construct a proper drain network accordingly. In this respect, the District Council of Pamplemousses will be carrying out a survey and submit a proposal to the Land Drainage Authority for consideration under the National Management Programme.

Mr Speaker: Supplementary!

Mr Woochit: Is the Minister aware that the drain found at Maheshwar Nagri Road, Triolet, is the only drain that can canalise the excess flood water found on the main road during heavy rainfall, and what measures will the Minister take so that these problems do not occur again and the residents are no longer stressed in the wake of heavy rainfall?
Mr Lesjongard: Mr Speaker, Sir, this is what I said in my main reply; we do acknowledge that the absorption drain, first, has no outlet and that during heavy rainfall, it reaches its maximum capacity and it is because of the surplus surface run-off that we have accumulation of water. And it is for this reason, Mr Speaker, Sir, I have said in the reply that it no longer fits its purpose and therefore, we are giving due consideration during this Financial Year to construct a proper drain work in that region.

LA NICOLIERE – WATER TREATMENT FACILITIES – CWA – MODERNISATION

(No. B/783) Mr R. Woochit (Third Member for Pamplemousses & Triolet) asked the Minister of Energy and Public Utilities whether, in regard to the water treatment facilities at La Nicolière, he will, for the benefit of the House, obtain from the Central Water Authority, details of the modernisation thereof being envisaged.

Mr Lesjongard: Mr Speaker, Sir, I am informed by the Central Water Authority that La Nicolière treatment plant was constructed in the years 2000 to 2002 and was commissioned in August 2002. The plant receives raw water from La Nicolière impounding reservoir which is itself fed from rivers within its catchment. During dry season, water is released from Midlands Dam to cater for the shortfall in the level of La Nicolière reservoir. The actual treatment plant treats on an average of around 78,000 to 80,000 m³ per day and uses rapid gravity filter where water is filtered with silica sand as filtering media at La Nicolière water treatment plant.

Mr Speaker, Sir, due to relatively high turbidity of the raw water at La Nicolière reservoir and the reduced effectiveness of the treatment plant caused by high-frequency of backwashing, the Central Water Authority has appointed a Consultant in September 2016 to provide consultancy engineering services for a feasibility study on the rehabilitation and extension of La Nicolière treatment plant. The terms of reference of the Consultant were mainly –

(i) to carry out a feasibility study for the rehabilitation of La Nicolière treatment plant and the extension of its capacity to 100,000 m³ per day and for the associated works, and

(ii) to implement a system allowing the raw water quality monitoring at La Nicolière and Midlands Dam level.
Mr Speaker, Sir, the Consultant had submitted the inception report, feasibility report, a concept design report and a draft bid document for the rehabilitation and extension of La Nicolière water treatment plant to the central water authority in June 2019. The cost of the rehabilitation and extension of La Nicolière water treatment plant was estimated by the Consultant to be to the tune of Rs1.2 billion excluding VAT. It was then decided to implement for the rehabilitation and extension of La Nicolière treatment plant and associated works under a Built Operate Transfer (BOT) with the assistance of the BOT Projects Unit of the Ministry of Finance, Economic Planning and Development. The project was registered as a potential BOT project in September 2019.

Mr Speaker, Sir, the works would consist of –

(i)  the refurbishment of the chemical storage dosage facilities; sludge treatment; SCADA system; regulation of chemical dosage; automatic monitoring of water quality; automatic backwashing of the sand filters, and chlorine neutralisation facilities associated with the chlorination house.

(ii)  Extension works will comprise mainly the following –

a)  new additional coagulation, flocculation tanks to complete the existing ones;

b)  a new rapid flotation stage of algae elimination;

c)  another complementary coagulation flocculation stage with pre-chlorination and powdered activated carbon if presence of cyanotoxins detected in the raw water;

d)  a new sedimentation stage in new implemented settling tanks;

e)  new additional rapid gravity sand filters to complete the existing ones;

f)  a new additional treated water tank to complete the existing one;

g)  a new additional sludge treatment to complete the existing one, and

h)  a new additional grind beds to complete the existing ones.

The financial assistance of the Development Bank of Southern Africa (DBSA) has been obtained for the appointment of a transaction adviser for the BOT project. The Government of Mauritius for its part has to contribute USD 500,000 towards the development of the project.
Funds have been provided in Budget 2022-2023. A project preparation facility agreement has been signed by the DBSA and the CWA on 24 November 2021. The transaction advisory bid document is being drafted and same is expected to be launched in October 2022 for the recruitment of a transaction adviser who will assist the CWA to prepare the bid documents for construction works. Thank you, Mr Speaker, Sir.

Mr Woochit: With regard to the multiple water supply problems since several years which have been faced by several promoters, is the Minister aware that there are hundreds of applications pending at the Central Water Authority, in Pamplemousses for the water supply clearances and if yes, state what immediate action is being taken by his Ministry to address this problem?

Mr Lesjongard: Mr Speaker, Sir, the question put to me is with regard to treatment of water at La Nicolière whereas the supplementary question asked deals with request for water supply in the northern region; this has to be treated separately. In fact, Mr Speaker, Sir, we are addressing the water shortage problem in the northern region with several initiatives that have been taken over the past months at the level of the CWA and we are trying to tackle the problem in the short-term and medium-term where we are tapping raw water, Mr Speaker, Sir, and treating it through pressure filters. As at today, we have injected a total of 31,000 m³ per day of water in the system at different regions of the north in view to cope with the increasing demand of water supply in that region. Thank you, Mr Speaker, Sir.

Mr Woochit: Can the Minister inform the House if clearances have been given to the new Social Living Development Ltd or the National Housing Development Co. Ltd prior to starting construction of the 12,000 housing units?

Mr Lesjongard: Mr Speaker, Sir, you will agree with me that this is not related; I don’t have this information with me but if need be, I will give the answer to the hon. Member at a later stage, Mr Speaker, Sir. Thank you.

Mr Speaker: the Table is advised that PQ B/808, B/810, B/827, B/854, B/835 have been withdrawn.

Next question!

EVICITION EXERCISES –RELOCATION OF FAMILIES
(No. B/784) Mr R. Duval (Fourth Member for Mahebourg & Plaine Magnien) asked the Deputy Prime Minister, Minister of Housing and Land Use Planning, Minister of Tourism whether, in regard to eviction exercises carried out by his Ministry, he will state the number of families having been subject thereto since 2019 to date, indicating –

(a) the locations concerned therewith;

(b) reasons therefor, and

(c) if his Ministry has relocated the said families and, if not, why not.

The Deputy Prime Minister: Mr Speaker, Sir, I understand that the term ‘eviction’ in the hon. Gentleman’s question refers to action taken by my Ministry to remove illegal occupiers on state lands although the question itself does not refer either to illegal occupation or to state land.

In fact, the Ministry of Housing and Land Use Planning acts on behalf of the Government of Mauritius to remove illegal structures of whatsoever nature erected on land in the public domain, in pursuance of the State Lands Act. It is to be noted that removal of illegal structures is also carried out by other public authorities such as local government authorities or forestry services, amongst others.

Public land is a scarce resource in Mauritius, and it has been the policy of all governments since independence to enforce the rule of law and to ensure the maintenance of law and order including with reference to land occupation. It has also been the policy of the State of Mauritius to provide social housing to families in need as ascertained by relevant services, through the Central Housing Authority, replaced in 1991 by the National Housing Development Co. Ltd, and by the National Social Living Development Co. Ltd since 2019.

No information is available regarding evictions for the year 2019. However, there was one important instance of removal of illegal structures on State Land in 2020 which I gave details thereof in response to PQ B/88 of 09 June 2020, from hon. Mrs Arianne Navarre-Marie and PQ B/976 of 24 November 2020 from hon. Armance. In that year, Mr Speaker, Sir, the country was in lockdown as from 23 March 2020 further to a curfew order providing that only persons performing essential services could leave their homes.
Further to information provided by concerned citizens, my Ministry carried out inspections in early May that revealed that illegal structures had been erected in breach of the curfew order and with total disregard to public safety in times of COVID. Such illegal structures were discovered in the localities of Pointe aux Sables, Riambel, Curepipe, Le Morne and Bras d’Eau National Park. Most of these structures were found to be uninhabited when notices to vacate were served by my Ministry. However, after affixing of such notices, the numbers of illegal structures multiplied and a great number of these structures were occupied, presumably to prevent removal of the structures by officers of my Ministry. Thus, for example, at Pointe aux Sables, the numbers increased from 29 structures, of which only 9 were occupied on 09 and 10 May 2020 to 159, of which 67 were occupied by 27 May, two weeks.

In the circumstances, Government took decisive action to remove some 159 illegal structures in the five abovementioned localities at the end of May and in early June 2020 for the following reasons –

(i) numbers of illegal structures were increasing exponentially and the situation threatened to get out of hand and the implications that individuals could take advantage of the lockdown to seize whatever land was unoccupied whether private or public around the island was very dangerous. In fact, within two weeks, there had been 170 illegal structures whereas for the whole period 2015-2019, there were less than 300 cases of illegal occupation;

(ii) in the case of Pointe aux Sables, for example, the site squatted was classified as coastal freshwater marshy land, and an environmental sensitive area where no building is allowed for safety reasons;

(iii) failure to remove illegal structures would have been tantamount to condoning a blatant violation of the curfew order thereby undermining the ability of the State to protect the population as the COVID pandemic spread;

(iv) failure to remove illegal structures there and then would have caused even greater hardship to occupiers if eviction had been effected at a later stage, and

(v) allowing illegal occupation constitutes a great injustice to poor people experiencing housing problems and who have abided by the law, registering with
either the NHDC or the National Empowerment Foundation and who had been waiting in the queue for allocation of a social housing unit.

It is to be noted that prior to any removal of illegal structures in that year, an inter-Ministerial team including officers from the ministries entrusted with responsibility for Social Integration, Health, Education, Family Welfare, Local Government as well as my Ministry, together with the Office of the Ombudsperson for Children, carried out a comprehensive survey to identify genuine hardship cases in need of urgent assistance.

Thereafter, the NHDC collaborated with Non-Governmental Organisations to monitor the situation of these hardship cases and to facilitate their rehousing on private premises. At a later stage, they were considered together with other extreme hardship cases referred to the NHDC or the NEF by various NGOs. The precise number of former squatters having relocated to a private dwelling and having subsequently benefited from social housing is being ascertained from the NHDC. But I know for a fact that several families formally from Pointe aux Sables, Riambel or Curepipe, at a later stage, after they relocated the private premises and fulfilled the requirements, they have been allotted social housing units.

Let me stress that it remains Government’s policy that no person in illegal occupation of land in the public domain is entitled to benefit from a social housing unit while he remains in such illegal occupation.

Numbers of evictions of persons in illegal occupation of State land after June 2020 to date are not immediately available and will be ascertained, but I wish to inform the House that after the experience of May/June 2020, a special unit has been created at the NHDC to which all cases of illegal residential structures are referred for investigation prior to removal of any such structures. The priority of Government remains to assist families in need and to provide adequate housing to the homeless and distressed while ensuring the essential task of maintaining law and order in the country.

Mr R. Duval: Thank you. Au vu que la question de problème de logement ne date pas de hier et que c’est un problème qui ne va pas être résolu en raison de sa complexité, le Premier ministre adjoint peut-il nous dire pourquoi son ministère n’envisage-t-il pas de créer un registre national afin de mieux gérer ce problème surtout pour les familles qui sont en situation de précarité?
**The Deputy Prime Minister:** Alors, plusieurs registres nationaux existent. D’abord la National Empowerment Foundation sous la responsabilité de ma collègue, la ministre de l’Intégration sociale, travaille en étroite collaboration avec les services sociaux pour enregistrer les demandes en matière de logement des familles en grande difficulté. D’ailleurs, 10% de tous les projets de construction, de logements sociaux et cela concerne aussi les nouveaux projets. Donc, 10% vont à la National Empowerment Foundation.

Le deuxième registre est celui de la NHDC qui récolte toutes les demandes des familles qui voudraient obtenir un logement social. Vous vous souviendrez que pour la première fois l’an dernier, nous avons demandé et obtenu une mise à jour de ce registre qui indique qu’il y avait à ce moment-là dans les 30,000 demandeurs et ce chiffre ne fait qu’augmenter à mesure que les gens réalisent que le gouvernement entreprends un énorme projet de construction de logement sociaux. Cela incite d’autres familles à venir déposer leur demande auprès de la NHDC. L’objectif du gouvernement avec les 12,000 logements sociaux sera précisément de répondre à une grande partie de cette demande.

Donc, en troisième lieu, le ministère du Logement s’efforce de répertorier tous les cas de structures illégalas. Évidemment, ces personnes ne vont pas aller rapporter aux autorités le fait qu’elles soient en occupation illégale d’un terrain d’État. Mais néanmoins, le ministère s’efforce de le faire, cela n’est pas évident. Nous avons des structures résidentielles, c’est-à-dire où habitent des familles, et je ne parle pas de maisons, je parle des structures. Et il y a aussi des structures qui servent à autre chose qu’à loger des familles. Le ministère du Logement - c’est son travail - s’efforce de mettre à jour constamment la liste de ces occupations illégales répertoriées.

**Mr R. Duval:** Est-ce que le Premier ministre adjoint peut-il nous dire si c’est la politique d’allouer un lopin de terre aux squatters qui occupaient les terrains de l’État; existe toujours et dans des cas de précarité?

**The Deputy Prime Minister:** Non, cela n’a pas été le cas depuis très longtemps. En fait, M. le député se souviendra que le nouveau régime élu en 2014 avait décidé de la régularisation de tous les cas de squatting d’avant 2015. Et du nombre répertorié alors, plus des deux tiers ont été relogés; relogés ou attribués le terrain qu’elles occupaient. Les autres cas sont des cas plus difficiles dont le traitement est toujours en cours. Mais ce n’est pas la politique de l’État
Mr Speaker: Next question, hon. Ittoo!

HEPATITIS C – TREATMENT & GILEAD SCIENCES DONATION

(No. B/785) Mr A. Ittoo (Third Member for Vacoas & Floréal) asked the Minister of Health and Wellness whether, in regard to Hepatitis C, he will state –

(a) the current treatment given therefor, and

(b) where matters stand as to the donation of medication from UK-based Gilead Sciences, as announced in 2020.

Dr. Jagutpal: Mr Speaker, Sir, the current treatment for Hepatitis C or Hep C is based on the drug Epclusa, which is a prescription medicine used in chronic hepatitis C genotype 1-6 infection with or without cirrhosis. The treatment regimen is one tablet of Epclusa daily for 12 weeks, with a cure rate of 98%. Patients who fail treatment with Epclusa are administered the drug Vosevi which has the same treatment regimen, but with a cure rate of 100%.

Mr Speaker, Sir, with regard to part (b) of the question, I wish to inform the House that Gilead Sciences donated 9,000 units of pan genotypic Epclusa and 450 units (with allowance up to 900 Units) of Vosevi, worth Rs3 billion. In October 2019, Gilead Sciences delivered the first consignment of Epclusa and Vosevi and my Ministry kick started the National Hepatitis C Elimination Programme under the umbrella of a National Committee.

Mr Speaker, Sir, since the donation, my Ministry has worked out strategies to meet the expectations of Gilead Sciences in achieving elimination of Hepatitis C in Mauritius. Since 2019, the number of treatment centres for Hepatitis C has increased from 1 to 24, with treatment now being delivered in Rodrigues Island as well.

The number of doctors assigned to the Hepatitis C Elimination Programme has been increased from 1 to 4 and Nursing Staff has been reinforced from 6 to 11 since 2019. With a dedicated team and more treatment centres, there has been an increase uptake of patients in Mauritius as well as in Rodrigues. As at date, 4,403 patients with Hepatitis C have been registered on our database.
From 2005 to 2019, conventional treatment with PEG Interferon and Ribavarin were used for patients with Hepatitis C, with a cure rate of only 30%. In addition, the treatment was limited to those patients who acquired the virus through blood transfusion in our hospitals.

During these 14 years, that is, from 2005 to 2019, prior to the donation of the medications by Gilead Sciences, only 100 patients had been treated. Since the donation, in a span of less than three years, from end of 2019 to now, 1,077 patients have already completed their treatment. An additional 742 patients are currently on treatment in our 24 treatment centres across the island.

Mr Speaker, Sir, as matter stands, my Ministry has already exhausted almost 70% of the Epclusa drug and 30% of the Vosevi drug. Regular meetings are held by the National Committee with Gilead Sciences to report on the progress of the Hepatitis C Elimination Programme. Based on the current rate of treatment, it is expected that Mauritius would be the first country in Africa to achieve Elimination of Hepatitis C.

I would like to remind the House that the donation by Gilead Sciences is the result of a meeting between the hon. Prime Minister, Pravind Kumar Jugnauth and the Directors of this biotech company in January 2020 in the UK.

Mr Ittoo: Can we know from the hon. Minister how many tests are carried out per year for Hepatitis C and can the hon. Minister share how the screening procedures are carried out? Thank you.

Dr. Jagutpal: Yes, Mr Speaker, Sir. In year 2021, the Virology Department analysed –

- 32,189 samples of Hepatitis C, using the ELISA method;
- 1,288 samples, using the Western blot method, and
- 1,819 samples, using the Viral Load by GeneXpert.

For the period 2022 to March 2022, the Virology Department carried out–

- 7,726 samples analysis using the ELISA method;
- 230 using the Western blot method, and
- 907 by the GeneXpert.

Concerning the National Blood Transfusion Service, the number of tests for Hepatitis C from January to December 2021 amounted to 46,072. And the number of tests for Hepatitis C carried out, that is, from January to May this year, amounted to 20,056 tests.
Mrs Luchmun Roy: Thank you, Mr Speaker, Sir. Can the hon. Minister provide details pertaining to the cost of treatment for each patient, please? Thank you.

Dr. Jagutpal: The treatment for one patient with the drug Epclusa costs around £50,000 in the UK, that is approximately Rs2,680,000. Each patient also requires two PCR Tests, which cost around Rs3,000. A course of treatment with Vosevi costs £80,000 in the UK, that is approximately Rs4,289,000.

Mr Ittoo: The hon. Minister has mentioned that around 1,000 patients have been treated already by the donation given by Gilead Sciences. Can the hon. Minister inform the House how many patients will effectively be treated by this donation? Thank you.

Dr. Jagutpal: Mr Speaker, Sir, the 9,000 bottles of Epclusa and 450 bottles of Vosevi, an allowance of up to 900 bottles were donated by the Gilead Sciences, now, 3 bottles of each drug are used for a treatment regimen. So, in all, 3,000 patients would be treated with Epclusa and 150 to 300 patients eventually, if required, who fail treatment with Epclusa and can be treated with Vosevi. As per the database, we have around 4,000 patients and we already have drugs for 3,000 patients. It means that our campaign to eliminate Hepatitis C in Mauritius is foreseeable and that can happen in the next few years.

Dr. Boolell: Thank you very much. The numbers are quite alarming. Can I ask the hon. Minister what is the incidence of Hepatitis C and Hepatitis D in the population, if he has this figures or else he can communicate to us at a later stage?

Dr. Jagutpal: Mr Speaker, Sir, the number is not alarming because we are doing the tests. In fact, we should find a way on how to detect these cases because these cases are not detected by a simple test and there are not symptoms in the beginning of the disease. So, it is very good to have a wide screening as the wide screening will allow us to detect these cases. I have already said in my reply as to how tests and screening are being carried out, what is the volume of tests being carried out; that is how we are going to get all the patients suffering from Hepatitis C. In the way that the campaign is going and according to how the experts are working, that is, Gilead Sciences, they have placed that confiance on us that allowed us to work more so that we will be able to achieve this target and be the first country in the African region to be Hepatitis free.
Mr Speaker: Next question!

OLD GRAND RIVER NORTH WEST BRIDGE - RESTORATION & RENOVATION

(No. B/786) Mr P. Armance (Third Member for GRNW & Port Louis West) asked the Minister of Arts and Cultural Heritage whether, in regard to the Old Grand River North West Bridge, he will state if the restoration and renovation thereof is being envisaged by his Ministry.

Mr Teeluck: Mr Speaker, Sir, with regards to the Old Grand River North West Bridge, I am informed by the National Heritage Fund that the bridge has been designated as a national heritage under section 12 of the National Heritage Fund Act 2003 since June 1989. The Old Grand River North West Bridge is vested in the Road Development Authority (RDA), and the maintenance thereof also rests with the Road Development Authority as per section 3(c) of the Road Development Authority Act.

Moreover, as per section 14 of the NHF Act 2003, the maintenance and repairs of a designated national heritage rests with the owner. Mr Speaker, Sir, the Old Grand River North West Bridge was constructed in the 1960s and given the complexity of the works for its restoration and renovation, the services of a Consultant would be required in the first instance to assess the state of the bridge, and thereafter to make recommendations as appropriate for its restoration. I am informed by the RDA that this project is for the time being not in the pipeline for this financial year.

According to information obtained from both the National Heritage Fund and the RDA, the old bridge is no longer being used by four wheelers since 1985 following constructions of the new bridge as it cannot sustain heavy loads. Presently, the bridge is being used only by pedestrians and two wheelers.

Mr Armance: M. le ministre, nous sommes témoins tous les jours d’actes de vandalisme, passages illégaux, occupation illégale sur le vieux pont. Pouvez-vous me dire s’il y a un rapport qui a été fait pour faire un constat du pont ? Il me semble que le pont tombe en ruine de jour en jour.
Mr Teeluck: I am not privy to any report being conducted or assessment that has been recently conducted, but I can reassure the hon. Member that the National Heritage Fund will go ahead with a survey exercise just to bring to light if there is any vandalism being conducted.

Mr Armance: M. le ministre, puisque le pont est protégé et considéré comme patrimoine national, savez-vous qu’il y a du illegal dumping tous les jours autour du pont et que certains terrains en friche projetent une mauvaise image du pont? Pouvez-vous faire le nécessaire auprès de vos collègues pour remédier la situation?

Mr Teeluck: Certainly, Mr Speaker, Sir. If there are any issues, we will take it up, but let me reiterate that when it comes to maintenance and repair of a designated National Heritage, same rests with the owner which is the RDA.

Mr Armance: M. le ministre, est-ce que vous allez considérer un projet d’embellissement autour du pont parce que l’image, je répète, l’image que projette le vieux pont actuellement est catastrophique pour ne pas dire dégueulasse ? Donc, je vous demanderai de bien vous entretenir avec vos collègues ministres pour faire de sorte que ce patrimoine national est valorisé, pas laisser en abandon comme c’est le cas actuellement. Merci.

Mr Teeluck: May be considered, Mr Speaker, Sir.

Mr Uteem: Bouncing back on what my hon. colleague just said, is there any project at the level of the National Heritage Fund to make use of that bridge for tourist purposes or to encourage school children to go and visit that bridge which has a long history? So, is there any project by the Ministry with regard to this bridge?

Mr Teeluck: Pas à ce stade, M. le président. For this financial year, there is no project in the pipeline as regards the bridge. But again, we take on board the proposal of the hon. Member and same may be considered by National Heritage Fund and principally by the RDA which is the owner of the Bridge.

Mr Speaker: Next question!

NEW CASE NOYALE FISHERIES POST - CONSTRUCTION

(No. B/787) Mrs S. Mayotte (Second Member for Savanne & Black River) asked the Minister of Blue Economy, Marine Resources, Fisheries and Shipping whether, in regard to the proposed construction of the new Case Noyale Fisheries Post, he will state where matters stand.
Mr Maudhoo: Mr Speaker, Sir, the contract for the construction of the new Case Noyale Fisheries Post was awarded to the contractor New Horizon Builders Ltd by the Ministry of National Infrastructure and Community Development and the contract agreement was signed on 19 September 2019. The handing over of the site to the contractor was effected on 21 November 2019.

Mr Speaker, Sir, the Coronavirus pandemic has wreaked havoc on countless industries and construction was no exception. I am informed that the construction of the new Case Noyale Fisheries Post was initially scheduled to be completed on 01 July 2020 and had been delayed due to the unprecedented COVID-19 pandemic. The contractor was granted extensions as the project could not be completed on time due to the first and second wave of COVID-19 national lockdowns.

Following completion of 100% of the project, the final handing over of the site to my Ministry was done on 03 September 2021. Mr Speaker, Sir, with a view to creating a model Fisheries Post at Case Noyale, additional new facilities have been provided to the fisher community in the region as follows –

(a) supply and installation of 50 mooring buoys using ecological pins at Case Noyale, which means each fisher will have a dedicated mooring buoy to moor his fishing boat. This eco-friendly project will prevent the fishers from using all sort of gears thus protecting the corals and other marine life on the sea ground;

(b) supply and installation of two sets of navigational aids with solar light at La Passe Harmonie. This has enhanced the security of artisanal fishers in the navigable channel when they set out for fishing outside the lagoon,

(c) a provision of a dedicated structure for boat owners residing far away from the jetty to keep their outboard motors safe in a secured place in the compound of the Case Noyale Fisheries Post.

Mr Speaker, Sir, in addition to the above mentioned projects, the supply and installation of solar lamps at the jetty at Case Noyale has been awarded and is expected to be completed by end of September 2022. Also the construction of a slipway to ease removal of fishing boats during cyclonic weather is also being contemplated.
Mr Speaker, Sir, a stèle in remembrance of late Mr Aimée Lamarque, one of the doyen fishers of Case Noyale and the first Chairman of the Fisherman Welfare Fund will also be constructed near the jetty. All going well, the official opening of the Case Noyale Fisheries Post is scheduled for October 2022.

**Mrs Mayotte:** Can the hon. Minister inform the House what was the contract amount and state if there has been any costs overrun regarding the construction of the New Case Noyale Fisheries Post?

**Mr Maudhoo:** Mr Speaker, Sir, the contract for the construction of the new Case Noyale Fisheries Post was awarded to the contractor New Horizon Builders Ltd as I mentioned for the sum of Rs16,742,390. I am informed that there was no cost overrun on the project.

**Mrs Mayotte:** The hon. Minister mentioned the 50 mooring buoys and the ecological pins. Can he give us more information about that and what was the contract amount for the supply and installation of those?

**Mr Maudhoo:** Mr Speaker, Sir, this is a first of its kind. I wish to inform the House that the supply and installation of the 50 ecological mooring buoys and the two sets of navigational aids at *La Passe Harmonie* has been funded by the UNDP for a total sum of Rs4,678,200.

**Mrs Mayotte:** Can the hon. Minister give us more details about the project for the supply and installation of solar lamps at the jetty, at Case Noyale?

**Mr Maudhoo:** Yes, Mr Speaker, Sir, as stated in my reply, the supply and installation of six solar lamps at the jetty at Case Noyale has been awarded and is expected to be completed by end of September 2022. We are waiting for the completion of this project for the opening. In fact, I seize this opportunity to inform the House and the fisher community that the project of solar light at the jetties will be replicated around the island also.

**Mr Speaker:** Next question!

**ROADS LEADING TO MAHEBOURG HOSPITAL - DRAINAGE WORKS**

(No. B/788) Mr D. Ramful (First Member for Mahebourg & Plaine Magnien) asked the Minister of National Infrastructure and Community Development whether, in regard to drainage works being undertaken along the roads leading to the Mahebourg Hospital, he will state if the completion thereof is being delayed and, if so, indicate the reasons therefor.
Mr Hurreeram: Mr Speaker, Sir, I am informed by the National Development Unit that the contract for the construction of a drain network in the region of Mahebourg, which includes Ramnarain Lane, Gopala Lane, Goordin Lane, Doolar Lane 1, Doolar Lane 2 and Gunputh Lane (commonly known as Chemin L’Hôpital), was awarded to Sotravic Ltée on 12 April 2021.

Mr Speaker, Sir, the start date was on 24 May 2021 and works were expected to be completed by 20 November 2021. The scope of works comprised mainly the demolition of existing absorption drain, the construction of reinforced concrete drain, and the resurfacing of the roads. It is to be pointed out that all clearances from service providers, including the Central Water Authority, had been obtained prior to the start of works.

However, at a meeting held with the CWA on 29 July 2021, the latter indicated that the pipeline network in the whole region of Mahebourg dates back to 50 years and was frequently bursting. Accordingly, as the NDU was undertaking drain projects, including reinstatement works in the region I mentioned earlier, a request was made to explore the possibility to renew the old defective pipelines at relevant locations in that region.

These works, which did not form part in the original scope of works, had to be effected prior to the laying of the storm water drains and the road resurfacing works. The CWA works involved excavation, pipe laying and backfilling along a stretch of 1.7 kilometres, including connection to 416 households.

Mr Speaker, Sir, the completion of the project was, therefore, delayed mainly due to these CWA works, late supply and delivery of pipes and fittings by CWA and the inclement weather.

Mr Speaker, Sir, I am informed that as at date, all CWA works and drain works, except for 100 metres of drain along Gopala Lane, have been completed. The remaining drain works and road resurfacing works for the whole network are expected to be completed by 31 July 2022.

Mr Speaker: Hon. Doolub!

Mr Doolub: Thank you, Mr Speaker, Sir. Can we know from the hon. Minister what is the contract amount for the drain works carried out along the network he mentioned and if there has been any additional cost incurred as a consequence of works undertaken by CWA as he just mentioned?
Mr Hurreeram: Mr Speaker, Sir, the contract amount was Rs34 m. inclusive of VAT and any additional works will be contained within the project value of Rs34 m. And we have a contribution of Rs7.9 m. from the CWA for the civil work, pipe laying and supply of fittings. Thank you.

Mr Speaker: Do you have a question?

Mr Doolub: Yes.

Mr Speaker: Go ahead!

Mr Doolub: Thank you, Mr Speaker, Sir. Can the hon. Minister inform the House if there have been any official complaints by inhabitants of the networks there, Gopala Lane and Doolar Lane pertaining to the delay in the works?

Mr Hurreeram: Yes! Obviously, Mr Speaker, Sir. Des travaux de cette envergure causent toujours des inconvénients aux habitants de la région. Mais je dois dire que quand même mes deux collègues et moi-même, nous sommes descendus sur le terrain, nous sommes allés à la rencontre des habitants, nous leur avons expliqué et je dois dire qu’ils sont quand même très coopératifs et ils remercient le gouvernement et le Premier ministre pour ces travaux qui ont été faits.

Mr Speaker: Next question!

EXIM BANK OF INDIA - GOVERNMENT OF MAURITIUS - LOAN - EQUIPMENT

(No. B/789) Mr A. Ameer Meea (Third Member for Port Louis Maritime & Port Louis East) asked the Minister of Finance, Economic Planning and Development whether, in regard to the loan of one hundred million dollars advanced to the Government of Mauritius by the Exim Bank of India for the purchase of equipment, he will give the list of equipment purchased as at to date, indicating in each case, the cost thereof.

Dr. Padayachy: M. le président, lors de la visite de l'honorable Premier ministre en Inde en novembre 2019, des réunions ont eu lieu avec le gouvernement indien pour financer, entre autres, plusieurs projets relatifs à la sécurité et la sûreté maritimes.
En conséquence, le gouvernement indien a mis à disposition une ligne de crédit de 100 millions de dollars pour l'acquisition d'équipements liés à la défense qui comprend un *Passenger Variant Dorner (PVD)* et un *Advanced Light Helicopter (ALH)*.

L'accord a été signé le 19 février 2021 entre le gouvernement mauricien et l'Export-Import Bank of India (EXIM Bank) pour l'achat de 32 équipements de défense en Inde. À ce jour, les deux items prioritaires suivants ont déjà été achetés -

(i) un *Passenger Variant Dorner* au coût de 11,6 millions USD. Le montant a été entièrement payé au fournisseur, *Hindustan Aeronautic Ltd (HAL)*, et l'appareil a été livré à la police mauricienne en avril 2022.

(ii) un *Advanced Light Helicopter* pour un montant de 17,7 millions de dollars. À ce jour, un montant de 6,2 millions USD a été déboursé à HAL. L'hélicoptère est actuellement en cours de fabrication et sa livraison est prévue vers mars 2023.

Le *Passenger Variant Dorner (PVD)* et un *Advanced Light Helicopter (ALH)* renforceront les capacités opérationnelles de la police mauricienne pour, entre autres, lutter contre le trafic de drogue et la pêche illégale dans nos eaux territoriales, accroître la surveillance aérienne dans et autour des îles de la République de Maurice, ainsi que pour les évacuations médicales d'urgence depuis nos îles extérieures.

M. le président, j'ai été informé que les mesures nécessaires ont déjà été prises pour l'achat des articles de défense restants sur la ligne de crédit mise à notre disposition par le gouvernement de l'Inde par l'intermédiaire de l'EXIM Bank. À cet effet, un comité de suivi du projet présidé par le commissaire de police a été mis en place, afin d'assurer le suivi de l'achat de ces articles dans les délais impartis. Merci, M. le président.

**Mr Ameer Meea:** Can I ask the hon. Minister whether this loan of – at today’s rate – Rs4.5 billion, was negotiated at a preferential rate of interest? Because according to a Press article of l’*Express* dated 05 May of this year, 75% du loan amount devront être consacrés à l'achat d’équipements de défense auprès des industriels indiens. Donc, il y avait une clause dans le contrat que le loan devrait être utilisé auprès des industriels indiens. Donc, est-ce qu’on a eu ce loan dans un taux préférentiel et avec des termes qui sont avantageux au pays ?
Dr. Padayachy: M. le président, je tiens à rassurer l'honorable membre que les termes et les conditions liés à ce prêt sont extrêmement favorables. Je vais simplement parler de qu’il y a, par exemple, un moratoire de sept ans dans ce loan, qui est très avantageux pour Maurice. Le taux est fixé à 1,8 pour cent par an, ce qui est très raisonnable par rapport au taux qu’il y a actuellement sur le marché.

Mr Ameer Meea: Can I ask the hon. Minister how much has been utilised in the loan amount and consequently the balance left?

Dr. Padayachy: Donc, nous avons déjà utilisé presque 18 millions de dollar, 17,8 précisément. Il nous reste la différence sur 100 millions de dollars.

Mr Uteem: May I know from the hon. Minister of Finance whether the priority today of this Government is to invest in security equipment - indebted? Already, we have more than 100% debt of our GDP. Does the hon. Minister of Finance find it that the priority of this Government should be to incur additional debt to get security equipment?

Dr. Padayachy: M. le président, sans entrer dans un débat concernant la politique de ce gouvernement, je tiens simplement à rappeler à l’honorable membre que ces équipements sont liés au combat contre la drogue - cher à ce gouvernement. Donc, oui, nous allons continuer à investir. Et je tiens aussi à préciser que le taux d’endettement de ce pays et loin d’être à 100%. Merci, M. le président.

Mr Speaker: Hon. Members, I suspend the Sitting for one and a half-hour. Enjoy your meal!

At 1.04 p.m., the Sitting was suspended.

On resuming at 2.38 p.m. with Mr Speaker in the Chair.

Mr Speaker: Please be seated. Hon. David!

NON-BIODEGRADABLE SINGLE USE PLASTIC PRODUCTS - MORATORIUM EXTENSION

(No. B/790) Mr F. David (First Member for GRNW & Port Louis West) asked the Minister of Environment, Solid Waste Management and Climate Change whether, in regard to
the extension of the moratorium for the banning of some non-biodegradable single use plastic products up to 14 January 2023, he will state the rationale thereof.

Mr Ramano: Mr Speaker, Sir, the Environment Protection (Control of Single Use Plastic Products) Regulations were made on the 15 July 2020 in line with the vision of Government to make Mauritius a plastic free country within the nearest possible delays. These regulations provide for a ban as from 15 January 2021 on the importation, manufacture, possession, sales, and supply of use of non-biodegradable single use plastic products namely plastic cutlery such as forks, knives, spoons, chopsticks, plastic plates, plastic cups/bowls, tray, plastic straws including sealed plastic straws forming an integral part of the packaging of another product, plastic beverage stirrers, plastic hinged containers, plastic lids for single use plastic products and receptacles of any shape with or without lids which are used to contain food intended for immediate consumption, either on the spot or takeaway and supplied for a food service business.

Mr Speaker, Sir, the underlying principle of my Ministry for any model shift from non-biodegradable to biodegradable alternatives rests on to fundamentals, that is, –

(i) the availability, and

(ii) affordability of biodegradable alternatives.

Accordingly, to allow manufacturers and importers time to shift to biodegradable alternatives, provision was made for moratorium ranging from 6 to 9 months from the coming into force of the regulations by 15 January 2021 or 15 April 2021 for specific products.

Representations were, however, received from the Mauritius Chamber of Commerce and Industry regarding the unpreparedness of the local food industry to shift to biodegradable alternatives by the initial deadline of 15 January 2021 in relation to dairy products such as yoghurt, ice cream, custard tart (flan) and other desserts, and also the repackaging of fresh, precooked and cooked food using the modified atmosphere packaging techniques. The reasons put forth were that on one hand, internationally biodegradable bowls and cups were not available for hot filled products such as jelly and custard tart. On the other hand, although alternatives such as polylactic acid-based packaging were available for cold products like yoghurt and ice cream, foreign manufacturers were unwilling to supply these products to our local companies in view of the small scale of our local market.
Besides the unprecedented economic environment brought about by the COVID-19 in terms of its negative bearing on global trade, international travel, production networks and access to raw materials and new technologies posed further hurdles to the shift from non-biodegradable products to biodegradable alternatives.

Mr Speaker, Sir, the MCCI also requested more time to avail of appropriate and affordable biodegradable alternatives with the same proven effectiveness as plastic trays for the packaging of fresh, precooked and cooked food products, particularly meat, using the modified atmosphere packaging technique to extend the shelf life of these products.

I am made to understand that alternatives identified so far have not been found to maintain the seal integrity and shelf life of fresh, precooked and cooked food products. In light of proposals received and further reckoning with the difficult economic environment resulting from the COVID-19 pandemic, Government initially agreed to provide a moratorium of up to 14 January in respect of the banning of three types of non-biodegradable single use plastic products in specific circumstances only namely, plastic bowls and cups used solely for the packaging of food products such as dairy products, yoghurt, ice cream and desserts, plastic trays used solely for the modified atmosphere packaging of food such as fresh meat and precooked and cooked food products for the purpose of extended shelf life.

This moratorium was subsequently extended up to 14 January 2023 given that the local food industry deplored still not being fully ready to shift to biodegradable alternatives especially due to constraints imposed by the resurgence of COVID-19 pandemic on the global front.

However, Mr Speaker, Sir, my Ministry is continuously encouraging the local food industry to pursue the shift to biodegradable alternatives. As regards the other non-biodegradable single use products which have been completely banned, enforcement operations are being regularly carried out by officers of my Ministry, the *Police de l’Environnement*, and local authorities.

Mr David: Le ministre a parlé dans sa réponse, que j’ai écoutée attentivement, de l’unpreparedness dans la fabrication locale de certains produits. La *regulation* dont on parle est la *regulation* numéro 156 du 15 juillet 2020 qui a donc été applicable au 15 janvier 2021 selon la réponse du ministre. Ce qui me frappe, M. le président, c’est que le marchand *d’alouda* ou le vendeur de *halim* aux abords de notre Parlement, n’a eu que six mois en plein confinement pour
se mettre en conformité avec cette loi alors que les puissants industriels bénéficient de deux moratoires successifs d’une durée de deux ans et demi pour se mettre en conformité. Puis-je demander au ministre comment il justifie ce que je considère être une injustice dans le traitement à deux vitesses accordé aux petits commerçants et aux gros industriels ?

Mr Ramano: M. le président, je dois dire qu’avant l’entrée en vigueur de différentes regulations, il y a eu plusieurs pourparlers avec plusieurs opérateurs, les importateurs et les fabricants et je dois dire que pour tous les autres articles qui ont été banned depuis janvier 2021, nous n’avons reçu aucune représentation valeur du jour pour ces produits qui ont été banned.

Donc, comme je l’ai dit, M. le président, dans ma réponse principale, il y a deux critères principaux qu’on considère lorsqu’on vient de l’avant avec une liste de produits à être banned, les plastic products à être banned. Cela concerne l’availability et l’affordability. C’est-à-dire qu’il existe des produits alternatifs et que ces produits alternatifs soient à un prix abordable.

M. le président, valeur du jour, les seuls produits qui n’ont pas été banned jusqu’à présent où il y a eu un moratoire additionnel, cela concerne principalement les dairy products. Avec votre permission, je vais répéter ma réponse. Dairy products such as yoghurt, ice cream, custard tart and other desserts and also the packaging of fresh pre-cooked, cooked food using the modified atmosphere packaging technique.

Ce n’est pas une question de pratiquer une politique de deux poids deux mesures, pratiqué quoi que ce soit. L’essentiel pour nous, M. le président, c’est d’assurer une politique de non-compromission en ce qui concerne le plastique mais il faut quand même se rendre à l’évidence qu’il y a certains produits qui sont available sur le marché, certains produits qui ne sont pas available ou qui ne sont pas à un prix abordable.

Mr David: Ces nouveaux produits alternatifs biodégradables qui sont encouragés par la nouvelle loi ne sont valorisables que s’ils sont soumis à des conditions favorables à la biodégradation, la température, l’humidité, le taux d’oxygène pour notamment pratiquer le compostage ou la fermentation. Si tous ces nouveaux produits qu’on a obligés aux marchands d’alouda ou de halim d’acheter à plus cher, finissent dans les poubelles, dans le même centre d’enfouissement à Mare Chicose, cette loi est inutile. Le ministre peut-il donc nous dire si les produits biodégradables concernés par cette loi sont collectés, triés et biodégradés ? Si oui, quelle en est la quantité et si non, pourquoi ?
Mr Ramano: M. le président, moi aussi j’aime beaucoup l’alouda, j’aime beaucoup le halim et je peux vous dire que ces produits ne seront pas consommés dans les single use plastics. Ce sont des bols en plastique. Ces bols en plastique qui peuvent être utilisés plusieurs dizaine de fois ne sont pas considérés comme des single use plastic. Donc, ce qui fait que ce sont des bols qui sont toujours utilisés par les marchands d’alouda et les marchands de halim.

Donc, M. le président, en ce qui concerne la quantité, le nombre qui a été ramassé, qui a été composté, cela ne fait pas parti du main question mais si l’honorable membre vient de l’avant avec une substantive question, c’est avec beaucoup de plaisir que je répondrai à la question, M. le président.

Mr Speaker: Next question!

NEW CANCER HOSPITAL, SOLFERINO - CONSTRUCTION & RENOVATION

(No. B/791) Dr. F. Aumeer (Third Member for Port Louis South & Port Louis Central) asked the Minister of Health and Wellness whether, in regard to the construction and renovation of the New Cancer Hospital, at Solferino, he will state the –

(a) total contract value paid to the contractors;
(b) amount financed by sources other than the Government of Mauritius, and
(c) date on which same was handed over to his Ministry.

Dr. Jagutpal: Mr Speaker, Sir, the contract for the construction of the New Cancer Hospital and the renovation of the existing building at Solferino was awarded to Swadeshi Civil Infrastructure Private Limited in October 2018 of a sum of Rs1,000,043,616 (one billion 43 thousand and six hundred and sixteen rupees).

Mr Speaker, Sir, with regard to part (a) and (b) of the question, the total contract value paid to the contractor as at 7 July 2022 amounts to around Rs888,041,141. The project is being funded under the Saudi Fund for development through a loan agreement.

Mr Speaker, Sir, in regard to part (c) of the question, I am informed that works in the renovated building were completed in October 2020. The renovated building has been operational since 23 October 2020 providing chemotherapy sessions to some 100 patients daily with a 75 bedded in-patient facility. The infrastructural works of the new building have reached
97% and are expected to be completed by 15 September 2022. The New Cancer Hospital equipped with high end technical equipment is expected to be operational in 2023.

**Dr. Aumeer:** Can the Minister confirm whether there has been a geo technical assessment carried out for the building of the new Hospital?

**Dr. Jagutpal:** Mr Speaker, Sir, I do not have this information. I believe that before a Contractor will start works with all the building permits, I am sure that this license of the geo technical aspect will be done but I do not have this information with me.

**Dr. Aumeer:** During the week of 4 April 2022, officers of the nuclear medicine department of your Ministry, together with one from the EIA, carried out a site visit at the New Solferino Hospital. Can I ask the Minister whether his Ministry or himself has received a report which mentioned serious shortcomings with a very high degree of water ingression where even the water resources unit are talking about water flow passage beneath the hospital and concerns have been raised concerning the installation and usage and optimal performance of the PET Scan in a basement where there is so much humidity.

**Dr. Jagutpal:** Mr Speaker, Sir, this is purely a technical aspect in the construction of an infrastructure. Should this question be forwarded to me, I would of course given all the explanation. I request the Member to come up with a question next week so that I can give all the answers related to this question. I will be glad to give answers on that aspect.

**Mr Speaker:** Next question!

**SUBSIDISATION – 300 BASIC PRODUCTS**

(No. B/792) **Mr D. Nagalingum (Second Member for Stanley & Rose Hill)** asked the Minister of Labour, Human Resource Development and Training, Minister of Commerce and Consumer Protection whether, in regard to the 300 basic products, the prices of which rose following the ending of the Government subsidisation thereof recently, he will state if Government proposes to take measures to allow the lowering of the prices thereof and, if not, why not.

**Mr Callichurn:** Mr Speaker, Sir, the subsidy scheme was introduced amidst COVID-19 pandemic in July 2021 when external factors beyond the control of Government resulted in considerable economic slowdown and price hikes on a number of products. This Government
took a novel initiative and initially earmarked an envelope of Rs500 m. to subsidise seven essential commodities of wide consumption by the population so that some 371 different brands of these products be available to the people at the same price as that of January 2021.

The Subsidy Scheme was a temporary measure for an initial period of six months with the expectation that the market would stabilise.

However, since then external factors continued to influence global prices worldwide and the Government decided to extend the subsidy up to 30 June 2022 with an enlarged envelope of Rs1.35 billion.

Unfortunately, with the Russia-Ukraine war and global hikes in food prices, the international supply suffered substantial market imbalances and it is not foreseen that the situation would be back to normal soon. This is the reality of the global market today which is faced by countries worldwide, including Mauritius and people should not be shielded from that stark reality.

Alternatively, measure have also been announced in the Budget Speech 2022-2023 to provide means to the public, particularly those who are most in need of same to access these products. These include, *inter alia* -

- a monthly income allowance of Rs1,000 to those earning a gross income up to Rs50,000, decrease in income tax rate from 15% to 12.5% for those earning more than Rs53,846 and up to Rs75,000 monthly, and those people earning between Rs25,000 to Rs53,846 monthly and the income tax rate has been reduced to 10%;
- subsidies to maintain prices and supply of essential commodities such as rice, flour and cooking gas have been maintained;
- the retail price of the schedule bread has been maintained at Rs2.60;
- provision of Rs500 m. to STC for it to supply essential products such as milk, edible oil and pulses at a subsidised rate,
- increase in the Basic Retirement Pension for retirees, widows, invalids and orphans by Rs1,000 and Rs2,000 are applicable.
As such, it is not economically viable to continue the subsidy mechanism. But, Mr Speaker, Sir, this Government is not insensitive to the plight of the people and has ruled out an open market structure where products are determined by demand and supply. Immediately after the end of the subsidy mechanism, these seven products as well as five additional products, namely pasta, wheat cereal, infant food, baby and adult diapers have been placed under price control with a reasonable mark-up in order to protect consumers from abusive prices.

With the introduction of the maximum mark-up, the average retail prices of the seven essential products are expected to be 23% lower than their real market prices. As regards infant food and diapers, with the maximum mark up, it is expected that the average maximum retail prices will be reduced by 8% and 4% respectively.

Accordingly, the surveillance carried out by the Consumer Affairs of my Ministry, the market is reacting satisfactorily to the new regulations.

Mr Nagalingum: Can the hon. Minister tell the House the number of Inspectors who carried out visits in different places across the island, as cases of abuses have been increasing daily?

Mr Callichurn: Mr Speaker, Sir, I can assure the hon. Member that there are regular visits that are being carried out across the island by officers of my Ministry. I do not have the exact figure, that is the number of visits carried out to different retail premises but I undertake to communicate the same to the hon. Member.

Mr Nagalingum: Can I know from the Minister how many Inspectors the Ministry has to carry out these duties, that is, the number of Inspectors?

Mr Callichurn: Like I said, Mr Speaker, Sir, we have several officers across the island. I do not have the exact number but inspections are being carried out.

Mr Speaker: Next question!

LONG MOUNTAIN, VALLÉE DU PARADIS - NEW SYNTHETIC FOOTBALL PITCH

(No. B/793) Mrs S. Luchmun Roy (Second Member for Port Louis North & Montagne Longue) asked the Vice-Prime Minister, Minister of Local Government and Disaster Risk Management whether, in regard to the new synthetic football pitch at Vallée du Paradis, Long Mountain, he will state when same will be open to the public.
The Minister of Energy and Public Utilities (Mr G. Lesjongard): Mr Speaker, Sir, I am informed by the District Council of Pamplemousses that the opening of the new synthetic football pitch at Vallée du Paradis, Long Mountain was delayed due to problem with the lighting system. The problem has now been sorted out and electricity has been provided and the floodlights are in good conditions.

The Council is now contemplating to open the facility to the public in the very near future.

Mr Speaker: Supplementary!

Mrs Luchmun Roy: Thank you, Mr Speaker, Sir. Can the hon. Minister maybe request the District Council to add infrastructures for children as well before the opening of the football pitch?

Mr Lesjongard: Can I request my colleague to repeat the question? I did not follow.

Mrs Luchmun Roy: Would the District Council consider including a children’s playground next to the football pitch, maybe before the opening of the football pitch? Would the District Council consider this?

Mr Lesjongard: I cannot reply but I will convey the message to the District Council. When I met the officers of the Ministry, it was in regard to the opening of the facility, that is, the football pitch. And, I am also a member of the constituency where that football pitch is. My request was that they should open that facility in a very near future. Thank you.

Mr Speaker: Next question!

CATARACT SURGERY – AWAITING PATIENTS

(No. B/794) Mrs S. Mayotte (Second Member for Savanne & Black River) asked the Minister of Health and Wellness whether, in regard to the cataract patients, he will state the number thereof awaiting cataract surgery over the past two years, indicating the number thereof having undergone same since January 2022 to date.

Dr. Jagutpal: Mr Speaker, Sir, I am informed that the number of patients awaiting cataract surgery as at 30 June 2022 is as follows –

- 3,558 patients at Subramania Bharati, Eye Hospital, and
• 449 patients at Souillac Hospital.

I am informed that that there are 44 patients who are still awaiting cataract surgery prior to 2020, that is, for 2 years because of medical problems.

From 01 July 2020 to 30 July 2021, 886 patients are still awaiting for cataract surgery. From 01 July 2021 to 30 June 2022, there are 3,077 patients waiting for cataract surgeries. A total number of cases awaiting cataract surgeries as at 30 June 2022 is therefore 4,007.

Mr Speaker, Sir, as regard cataract surgeries, I am informed that 5,742 cases were performed in 2020 and 4,750 in 2021 despite the COVID-19 pandemic.

Mr Speaker, Sir, the reason for an increase in the number of patients who are awaiting surgeries is because of the COVID-19 pandemic, where the bed capacity of Subramania Bharati Hospital was reduced from 30 males and 30 females to 15 males and 15 females in order to comply with social distancing measures.

Moreover, the pre-operative procedures became lengthy as thorough investigation had to be carried out, including PCR Test prior to surgery. This resulted in the admission of patients for up to 2 days prior to those surgeries. With the coming of Rapid Tests of COVID-19, up to 45 cataract surgeries are being performed on a daily basis.

Mrs Mayotte: Thank you, hon. Minister. Please, allow me to congratulate you and thank you for the good services given at the Moka Eye Hospital. Can the hon. Minister state the issues in regard to the traffic and parking situation, very difficult situation at Moka Eye Hospital, is there any project on the parking and traffic issues?

Dr. Jagutpal: Mr Speaker, Sir, yes I totally agree over you that we have parking issues at Moka Eye Hospital at present and that’s why the Prime Minister has already announced the new project of Eye Hospital that is coming up shortly. The contract is already awarded to some company and I believe in the next two years, we are going to have a new project, a new eye hospital in the vicinity of Ebène.

Mr Abbas Mamode: Thank you, Mr Speaker, Sir. Given that the number of cases will keep on increasing, can the hon. Minister give details to the House to explain how he plans to address this issue?
Dr. Jagutpal: Yes, Mr Speaker, Sir. Souillac Hospital has started carrying out cataract surgeries on a full-fledge basis. In addition, for the state of the art equipment for cataract and other ophthalmological surgery that have been donated by Rotary Club of Beau Bassin-Rose Hill recently, the four equipment are endowed with cutting-edge technology and enable to carry out more surgeries. So, extra sessions also will be carried out as well as to reduce the waiting list.

Furthermore, the Ministry is also working out on modalities to enlist the services of Private Clinics through an expression of interest so that’s how we will be able to decrease the list of cataracts surgeries.

Dr. Aumeer: Thank you. Can the hon. Minister inform the House what is the average waiting time from diagnosis of cataracts until and so forth patients are called for admission for surgery?

Dr. Jagutpal: Mr Speaker, Sir, so for the Subramania Bharati Eye Hospital, the waiting time for this year is around 35 weeks and for Souillac Hospital, it is 30 weeks.

Mr Speaker: Next question!

SCHOOL - ILLICIT DRUGS CASES - STUDENTS AND STAFF

(No. B/795) Dr. M. Gungapersad (Second Member for Grand’ Baie & Poudre d’Or) asked the Vice-Prime Minister, Minister of Education, Tertiary Education, Science and Technology whether, in regard to abuse of illicit drugs involving school students and staff, she will state the number of cases thereof registered since January 2015 within and outside school premises, respectively.

Mrs Dookun-Luchoomun: Mr Speaker, Sir, as per established protocol in schools, drug related cases are categorized as criminal offences and are reported to the police. I am informed that since January 2015 to date, the number of reported cases involving students in relation to abuse of illicit drugs within school premises is 81 and the number outside school premises is 182. As regard cases involving staff over the past seven years, I am informed that there are six such cases, all outside school premises; four teachers, two in 2017, one in 2020, one in 2021 and two non-teaching staffs; one in 2020 and one in 2021.

Dr. Gungapersad: Will the hon. Minister inform the House whether any survey or study has been carried out to identify if there is any specific educational zone or region or school
where the prevalence of drug abuse is more acute than elsewhere so that additional support could be given to rectors and educators dealing with those students or staff involved in drug abuse and if yes, to table same?

**Mrs Dookun-Luchoomun:** Mr Speaker, Sir, no such survey has been carried out. However, the Ministry has a programme and has got all our schools and staff informed. Presently, there is an awareness programme being carried out. We are working with different institutions; La Brigade pour la protection de la famille, the CDU and other institutions, along with the National Education Counselling Services, Psychologists of the Ministry. We are working with the Heads of Schools and the staff so as to raise awareness about such cases and helping them to identify students showing certain signs of distress or of showing signs of addiction.

**Dr. Gungapersad:** Will the Minister inform the House what rehabilitation measures have been taken so far and to state the number of addicted students and staff who have benefitted from rehabilitation services and support from educational psychologists, working in the Ministry of Education up till now?

**Mrs Dookun-Luchoomun:** Mr Speaker, Sir, the Ministry of Education offers support to the students in the schools. We don’t have rehabilitation services. However, our educational psychologists work with the parents, with the teachers, with the students and try to give them the right support. We follow the students, we give them support, we try to build up their self-esteem, we try to give them coping skills and we try to help them to develop their strength and to be aware of their strength and weaknesses but we do not have proper rehabilitation services as such. It’s just an accompaniment and we help students with their school work but the students showing these problems are referred to the Ministry of Health and parents are encouraged to carry on the follow up with the Ministry of Health.

**Dr. Gungapersad:** Will the Minister inform the House whether an appraisal of the work done by Drug Use Prevention Rebound Programme for which Rs4 m. are voted annually has been done or should we review or revamp our drug use prevention inside and outside schools?

**Mrs Dookun-Luchoomun:** Mr Speaker, Sir, for years now, we have been working with different institutions trying to bring information and trying to give students the support required. However, for the past two years, Mauritius has been working with the United Nations Office for
Crime and Drugs and we have come up with a special programme in the curriculum and we have worked it out along with the MIE and today, we have a programme in schools, the ‘get-connected programme,’ targeting students of grade 8 trying to help them to build resilience and to be able to say no to drugs. Over and above this, in this present Budget, we have got funds available for coming up with a programme known as ‘Rebound’ which will be targeting students of Grade 10 onwards.

Mr Speaker: Hon. Uteem!

NATIONAL HOUSING DEVELOPMENT COMPANY LTD. - UNOCCUPIED HOUSING UNITS

(No. B/796) Mr R. Uteem (Second Member for Port Louis South & Port Louis Central) asked the Deputy Prime Minister, Minister of Housing and Land Use Planning, Minister of Tourism whether, in regard to the unoccupied housing units of the National Housing Development Company Ltd., he will, for the benefit of the House, obtain therefrom, information as to the current number thereof, indicating the –

(a) respective location thereof and reasons therefor, and

(b) actions, if any, taken for the recovery and reallocation thereof.

The Deputy Prime Minister: Mr Speaker, Sir, if the hon. gentleman is referring to housing units that have been built, that are available but not yet allocated, not yet sold and therefore empty and vacant, my understanding is that there are remaining units at Dagotière and Mare Tabac. These are the last two NHDC projects completed that are still unoccupied because the applications are still being processed. Interviews have been carried out. Eligibility of applicants is being verified by NHDC. So, it’s a dynamic picture with the numbers gradually decreasing at Dagotière and Mare Tabac.

If the hon. gentleman is referring to housing units that have already been sold but remain unoccupied, I do not think that the NHDC has a permanent monitoring mechanism on all the NHDC housing complexes built since the early 90s. So, the information I have been provided with, indicates that there are 21 unoccupied units. I thought the number would be higher, given the number of complaints I get from Members of the majority and Members of the Opposition stating there are persons in need of housing and yet there are housing units that are left
unoccupied but the information I got from the NHDC is that from their records, as at present, there are 21 unoccupied housing units at respectively at -

(i) Résidence Rose - Notre Dame;

(ii) Résidence Ambre - Mon Goût;

(iii) Résidence Epiaire - D’Epinay;

(iv) Résidence Alizée - Petite Julie,

(v) Résidence Céleste - Cottage;

(vi) Résidence Cottage A2 - Cottage;

(vii) Résidence Marguerite - St Julien D'hotman;

(viii) Résidence Bougainvilliers - Camp de Masque;

(ix) Résidence Jade - Camp Ithier;

(x) Résidence Topaze - Souillac;

(xi) Résidence Pierre de Soleil - Souillac, and

(xii) Résidence Lys - at Bassin.

So, this is the information I have. Now, the 21 beneficiaries have informed the NHDC that they have not yet moved in due to lack of finance to complete the furnishing of their apartments.

Now, with regard to part (b) of the question, I have answered this question on several occasions. I am informed that under the present laws it is not possible for the NHDC to take any legal action against the owner of an unoccupied housing unit. Hence, the question of considering the recovery and reallocation of unoccupied housing units to needy beneficiaries does not arise. But let me, just to be very clear, quote what I said in answer to my good friend, hon. Quirin, who put the very same question in December last and I stated in the House –

“I am informed by the NHDC Ltd that the purchaser becomes owner de *plein droit* of his housing unit once the deed of sale is signed before the Notary. Consequently, unless the beneficiary breaches a condition of the sale agreement, the NHDC Ltd is not empowered to intervene irrespective of whether a beneficiary occupies or not the house.”
Now, Mr Speaker, Sir, I am not happy with this situation. I have asked the NHDC for some time now to review this situation. It is not morally right at a time when many persons are deprived of adequate housing that persons who have bought a housing unit from the NHDC on the ground that they are eligible to housing unit because they have no proper housing should not occupy. I can understand that certain beneficiaries need to gather money to buy furniture. It might take a couple of months but one would have expected them to move in and then gradually to furnish their apartment.

So, I have, as I said to hon. Quirin in December last, requested and insisted that legal advice be sought anew. We are looking at all options. I am particularly interested in the Singaporean example whereas the hon. gentleman knows some 80% to 85% of the housing stock is owned by the State and they have inserted in the individual contracts conditions that because this is social housing, you cannot leave it unoccupied, you cannot rent it out after buying it and you cannot sell it off within a very short period of time. So, we are looking into it. I wish to assure the hon. gentleman.

Mr Uteem: Thank you, Mr Deputy Prime Minister. I see that you are very much aware of the problem. The hon. Deputy Prime Minister is probably aware that as far back as 2017, five years ago, his predecessor, Mr Soodhun, had stated that State Law Office advice is being sought, precisely to find ways as to how to recover these. So, five years later, I hear the same answer from the hon. Deputy Prime Minister. It should not be difficult in my opinion as a lawyer to just include in the deed of sale the conditions that you, yourself, have just mentioned are there in the contract of sale in Singapore. So, why is it taking so long?

The Deputy Prime Minister: I share the hon. gentleman’s frustration. In fact, the advice we have obtained up until now is in the negative, that it cannot be done under our Constitution that guarantees as the hon. gentleman is well aware the right to freely enjoy one’s private property without any adverse interference from the State or any other party. However, I have not given up and I can assure the hon. gentleman that I will try my utmost to see that the situation is changed.

Mr Uteem: Have I understood correctly the Deputy Prime Minister saying that there are only 21 reported unoccupied units but at the same time there does not seem to be a team at the level of NHDC which monitors and carries out onsite inspection of each of the housing units to
ascertain how many are, in fact, currently unoccupied? And if I understood correctly, then wouldn’t the hon. Deputy Prime Minister agree with me that it is necessary that NHDC has this monitoring team so that they can ascertain the extent of unoccupied premises?

The Deputy Prime Minister: As the hon. gentleman is aware, we have a very large number of NHDC housing complexes spread all across the island. I don’t have the exact figure but it should be approximately a hundred if not more. And it does not, at this point in time, serve any useful purpose because the figures will not provide a solution in themselves. But both he and I and all Members of this House know that this is a real problem that we must address. The NHDC tells me there are 21. I suspect there are more maybe that have gone unnoticed. And this is again a dynamic picture. A unit that is occupied today may be unoccupied tomorrow and we learn about it when the neighbours begin complaining of drug addicts or whatever breaking in. So, it is a major preoccupation of mine as it is of the hon. gentleman. I would welcome suggestions and ideas. Let us work together and get this sorted out as soon as possible.

Mr Speaker: Next question!

EXPATRIATES - NATIONAL PENSION SCHEME & CONTRIBUTION SOCIAL GENERALISÉE - REIMBURSEMENT

(No. B/797) Mr R. Woochit (Third Member for Pamplemousses & Triolet) asked the Minister of Labour, Human Resource Development and Training, Minister of Commerce and Consumer Protection whether, in regard to the expatriates, he will state if their contributions under the National Pension Scheme and the Contribution Social Generalisée during their stay in Mauritius are reimbursed thereto when they leave Mauritius at the expiry of their respective contract.

Mr Callichurn: Mr Speaker, Sir, I am replying to this Parliamentary Question on the assumption that the hon. Member is referring to the expatriate workers who work in Mauritius on the strength of work permit issued under the Non-Citizen (Employment Restriction) Act.

Mr Speaker, Sir, I am informed that prior to September 2020, contributions to the National Pension Fund in favour of expatriate workers were payable from the first day of employment except for those working in the Export Manufacturing Enterprise where such contributions were payable after a period of two years.
The rates of contributions by expatriate workers up to August 2020 were to the tune of 3% of their basic salary to the National Pension Fund and 1% to the National Savings Fund. The contributions to the NPF have ceased as from September 2020 following the coming into operation of the *Contribution Social Generalisée* Regulation 2020 made under the National Pension Act.

Mr Speaker Sir, I am further informed that all contributions to the National Pension Fund that have been made in favour of expatriate workers as at August 2020 are refunded to them under section 23B (1) of the National Pensions Act at the expiry of their contract of employment or work permit, or on termination of employment.

Mr Speaker Sir, I am also informed that contributions to the National Savings Fund are refundable as lump sum to a non-citizen on ground of expiry of contract of employment or work permit, or termination of employment as provided in the definition of retirement under section 2b(vii) of the National Savings Fund Act.

However, on the basis of the existing legal provisions, an expatriate worker who has been refunded his NPF/NSF contributions and who has not come back to Mauritius for a new contract of employment is not eligible for the refund of his NSF/CSG contributions upon expiry of his contract of employment unless he attains the retirement age, that is, 65 years.

This is, however, considered to be an anomaly which needs to be addressed, especially as the expatriate workers are already abroad when they attain the retirement age. The matter is, therefore, receiving due consideration.

Mr Speaker, Sir, the onus for the timely submission of applications for refund of expatriate workers rests on the employers concerned. My Ministry intervenes whenever expatriate workers are required to leave the country without being refunded.

**Mr Wooschit:** There is an anomaly between the NPF and the CSG as mentioned by the hon. Minister. Can the Minister envisage bringing amendment to the existing regulation on CSG so as these expatriates are reimbursed their contribution before they return to their respective countries?

**Mr Callichurn:** Mr Speaker, Sir, as admitted, there is effectively an anomaly but for any amendment pertaining to the Act, it has to be done by the Ministry of Finance.
Mr Speaker: Next question! You have a question?

Mr Uteem: May I ask the hon. Minister, for the refund of CSG, if consideration will be given for the deduction of the Rs1,000 which is going to be paid to them monthly?

Mr Callichurn: The Rs1,000 which was announced would be payable for those earning under Rs50,000, will also be payable to the expatriates workers and as regards the anomaly, representations will be made to the Ministry of Finance to that effect and a policy decision will have to be taken.

Mr Speaker: Next question!

Ms J. Bérenger: B/798.

Mr Speaker: No, this question has been transferred. The question would be for Mrs Foo Kune-Bacha!

ZERO-INTEREST LOAN SCHEME – PRIVATE CLINICS AND BANKS

(No. B/799) Mrs K. Foo Kune-Bacha (Second Member for Beau Bassin & Petite Rivière) asked the Minister of Health and Wellness whether, in regard to the zero-interest loan scheme for patients undergoing treatment in private clinics, he will state the names of the private clinics and the banks providing same.

Dr. Jagutpal: Mr Speaker, Sir, following the Budget Speech 2021-2022, my Ministry had a series of consultative meetings with the Ministry of Finance, Economic Planning and Development with banking institutions and with the Association of Private Clinics to define the modalities of a Zero Interest Loan Scheme.

Following the series of meetings, the Association of Private Clinics informed that 13 clinics namely, C-Care Darné, les Mariannes Wellness Clinic, Jyoti’s Clinic, Chisty Shifa Clinic, la Clinique Mauricienne, Clinique Ferrière de Bon Secours, Healthscape Forbach Mauritius Clinic, Nouvelle Clinique du Bon Pasteur, Aegle Clinic, Aegle Onco Care Centre Ltd., Medisave Clinic, City Clinic, and Muller Clinic have expressed their intention to sign a Memorandum of Understanding.

Mr Speaker, Sir, as regards banking institutions, the State Bank of Mauritius Ltd. and the Maubank Ltd. have agreed to participate in the Zero Interest Loan Scheme. A draft
Memorandum of Understanding has been prepared to that effect and the Attorney General’s office has been consulted in the matter.

Mr Speaker, Sir, a meeting was held at the seat of the Ministry of Finance, Economic Planning and Development on 04 July 2022 to fine tune the modalities relating to the Zero Interest Loan. Given that this new scheme would require changes in the banking system software, banking institutions have requested for 3 to 4 months’ time to enable them to bring relevant changes to implement this scheme. The Memorandum of Understanding would be signed in due course. Thank you, Mr Speaker, Sir.

Mrs Foo Kune-Bacha: L’honorable ministre peut-il nous donner les raisons pour lesquelles certains traitements sont disponibles dans les cliniques privées mais non pas dans les hôpitaux publics et qu’est-ce qui est fait pour remédier à cela ?

Dr. Jagutpal: Mr Speaker, Sir, I would request the hon. Member to give me the list of services that are present in the private sector and not in the public sector to be more clear with a question.

Mrs Foo Kune-Bacha: Si je comprends bien, ce scheme est pour les traitements qui ne sont pas disponibles dans les hôpitaux publics mais seront disponibles dans les cliniques privées ?

Dr. Jagutpal: No, Mr Speaker, Sir. This is not the Zero Interest Loan Scheme for patients. There are so many patients who are following treatment with a private doctor and that private doctor is not working in the public sector and especially in case, this patient is willing to go for an operation in the private sector, this is meant for that purpose. And, again I will request the hon. Member to give me a list of services available in the private clinics which are not available in the public sector.

Mrs Foo Kune-Bacha: L’honorable ministre peut-il éclairer la Chambre par rapport aux cas des patients qui ne nécessiteront plus d’un traitement, donc deux, voire des multiple traitements, est-ce qu’ils seront éligibles pour ces prêts aussi pour tous leurs traitements ?

Dr. Jagutpal: Mr Speaker, Sir, this question is not at all clear for me. In fact, again, I will say this Zero Interest Loan is for patients who are willing to go for any intervention in the private clinic and this patient, he or she does not have that money; he/she will have a loan from a
bank with a zero interest and this is where the Ministry is facilitating that loan because we will need to have a Memorandum of Understanding with the private clinics. So that is the procedure in doing that.

**Mrs Foo Kune-Bacha:** Okay.

**Mr Speaker:** Next question!

**ALLEGED FAKE MORCELLEMENT PERMITS – INQUIRY**

(No. B/800) Mr D. Ramful (First Member for Mahebourg & Plaine Magnien) asked the Deputy Prime Minister, Minister of Housing and Land Use Planning, Minister of Tourism whether, in regard to the alleged fake *morcellement* permits issued by officers of his Ministry, he will state where matters stand as to the inquiry initiated thereinto.

**The Deputy Prime Minister:** Mr Speaker, Sir, I am informed that the investigations by the Police and the Independent Commission Against Corruption are ongoing.

**Mr Ramful:** I hope that the hon. Deputy Prime Minister realises that this investigation has been ongoing since 2019 and there are a lot of those *bona fide* purchasers who are still awaiting for the enquiry to be over. In the meantime, may I propose to the hon. Deputy Prime Minister to consider the possibility of seeking advice from the Attorney General’s office to see if those *morcellements* can be regularised so as to enable those purchasers to construct their residential home?

**The Deputy Prime Minister:** First of all, I understand the concern of the hon. gentleman that these investigations are taking very long indeed, and that this causes hardship, to say the least, for those concerned. So, I have instructed my Ministry to seek information from the Police and the ICAC afresh – we have done so on several occasions in the past but to seek the information again as to the status of those investigations.

Now, as regards legal advice; so far, the legal advice obtained would suggest that we cannot do much about it unless and until the investigations are completed. If the hon. gentleman who is a law practitioner has specific suggestions, I am quite willing to take it up with the AGO.

**Mr Uteem:** May I know from the Deputy Prime Minister, the number of people who have been arrested and interdicted in connection with this enquiry?
The Deputy Prime Minister: I am afraid I do not have the information at hand. If the hon. gentleman will bear with me – no, I would not want to delay matters, maybe I can communicate the information directly to the hon. gentleman.

Mr Ameer Meea: Can I ask the Deputy Prime Minister, l’ordre de grandeur de fake morcellement permits, how many fake morcellement permits are we talking about?

The Deputy Prime Minister: In this case, we are referring to 37 suspected cases of morcellement permits, 207 concerned lots that have already been sold but not yet developed; 118 lots that have not yet been sold, and 62 lots that have already been sold and developed.

Mr Dhunoo: Thank you, Mr Speaker, Sir. In his reply the Deputy Prime Minister mentioned about investigations which are being done by ICAC, can he inform the House how much time it takes when the ICAC has already done the investigation to regularise the case for the people that bought the land under these morcellements.

The Deputy Prime Minister: I am being asked how long it would take once ICAC has finished the investigation; I’m afraid, that is very much of a hypothetical question. It is on a case by case basis but obviously, being given the prejudice which would have been caused to the concerned party we would try to expedite matters. But, maybe, Mr Speaker, Sir, with your permission to provide more clarity, I could respond to the query by hon. Ramful.

The matter was reported to the Police on 14 March 2019 and to ICAC. My Ministry has requested an update –

(i) from the Police on 22 April 2019;
(ii) from ICAC on 02 June 2020;
(iii) from the Police again on 10 February 2021;
(iv) from ICAC on 15 February 2021;
(v) on 15 July 2021 both to ICAC and the Police;
(vi) in July 2021, we contacted ICAC again;
(vii) in September 2021, the Police informed my Ministry that the investigation was still on-going. I can go on just to establish that my Ministry has been closely following-up, and
the last we heard on 04 July, ICAC confirmed that its investigation is still on-going.

Mr Speaker: The Table has been advised that PQs B/836, B/818, B/823, B/812, B/829 and B/832 have been withdrawn.

Next question!

META – MAURITIAN CREOLE – MODERATORS

(No. B/801) Mrs S. Luchmun Roy (Second Member for Port Louis North & Montagne Longue) asked the Minister of Information Technology, Communication and Innovation whether, in regard to the proposed recruitment of moderators by Meta in order to address problematic contents in Mauritian Creole, he will state where matters stand.

Mr Balgobin: Mr Speaker, Sir, I wish to refer the hon. Member to the reply made to PQ B/995 on 09 November 2021 by the then Ag. Prime Minister, wherein he informed the House amongst others, that my Ministry had engaged with Facebook, now Meta, to address the irresponsible online behaviour of certain users of that platform.

The then Ag. Prime Minister also informed the House that following online meetings I had in July and August 2021 with Facebook officials, the latter had announced plans to recruit moderators so that contents in Mauritian Creole could be addressed.

Mr Speaker, Sir, in fact, I discussed with high officials of Meta, including the Director of Public Policy for Africa based in the UK and the head of Public Policy for the African region based in South Africa and have expressed my deep concerns with regard to the response time to address cyber incidence reported to it, and over which we unfortunately do not have any control. I also stress on the importance of Meta employing moderators having proficiency in Mauritian Creole language in order to better discern objectionable posts.

Mr Speaker, Sir, accordingly in a correspondence dated 06 August 2021, Meta forwarded an advertisement for filling the position of a full time post of market specialist to be based in the Facebook Dublin office and had one of its requirements to be fluent in writing and conversational Mauritian Creole demonstrable on-going connection with the community in Mauritius and detailed knowledge of its culture and common practices amongst others.
Further, in February 2022, Meta informed that it had refined its reporting process and was in the final stages of enhancing Mauritian Creole language capacity. As of late, Meta confirmed that it was committed to Mauritius and that it now supports content moderation in Mauritian Creole but could not give specific details nor provide any information about its employees as per the company policies and their data protection laws.

Mr Speaker, Sir, it is to recon that Meta being a private company, the Government of Mauritius has no control over its activities, lesser still regarding recruitment of its personnel. Thank you.

Mrs Luchmun Roy: Thank you, Mr Speaker, Sir. In his answer, the hon. Minister mentioned about the commitment of Meta towards Mauritius. Does this imply that ever since this commitment has been agreed on – let us put it that way – the cases reported on Meta, is it taking more time or are we finding solutions as soon as possible? Because so far, as far as I have been putting questions here, we have been reporting so many pages, fake profiles but nothing has been done. But does this commitment guarantee us that as from now on all the reported pages, fake profiles would be taken down?

Mr Balgobin: Mr Speaker, Sir, I have gather some figures for the last year July 2021 as at date. There has been 2,465 incidents related to Facebook that have been reported on the online platform system, that is, the Mauritian Online Reporting System (MAUCORS) which is overlooked by the Computer Emergency Response Team (CERT) and those complaints and incidents have been reported and referred to Meta for action out of which I am being informed that 2,189 cases, that is, nearly 90% of those cases reported have been resolved compared to June 2020 to June 2021 where only 10% were resolved.

So, it has indeed increased, it has indeed been worked out in a very correct manner. As at now, things are moving quite fast compared to before and I guess, Mr Speaker, Sir, I can confirm probably that there has been recruitment of Mauritian nationals including diaspora to look after these contents and actions have been taken accordingly.

At the same time, Mr Speaker, Sir, the House will recall that the new Cybersecurity and Cybercrime Bill was passed in this august Assembly in November 2021 and the Act came into operation in December of last year and this new legislation – let me remind – criminalises offenses related to cybercrime and cybersecurity such as misuse of fake profiles, cyber bullying,
extortion and so on. The law also is there, Mr Speaker, Sir, to take actions against anybody that goes against the law.

**Mr Speaker:** The Table has been advised that PQs B/847, B/849 have been withdrawn. Time over!

**MOTION**

**SUSPENSION OF S.O. 10(2)**

**The Prime Minister:** Mr Speaker, Sir, I beg to move that all the business on today’s Order Paper be exempted from the provisions of paragraph (2) of Standing Order 10.

**The Deputy Prime Minister** seconded.

*Question put and agreed to.*

**STATEMENT BY MINISTER**

**OBITUARY**

**JAPAN'S FORMER PRIME MINISTER - MR SHINZO ABE**

**The Prime Minister:** Mr Speaker, Sir, it is with great shock and profound sadness that I address the House to pay tribute to the late Mr Shinzo Abe, former Prime Minister of Japan, who was assassinated on 08 July 2022 while delivering a campaign speech ahead of the Upper House Election.

Mr Shinzo Abe was a member of a prominent political family. His father, Shintaro Abe, was a leading member of the ruling Liberal Democratic Party and he served as Foreign Minister from 1982 to 1986. His grandfather, Nobusuke Kishi, served as Prime Minister from 1957 to 1960 and his great uncle, Eisaku Sato, served as Prime Minister from 1964 to 1972.

Mr Abe was first elected as a Member of Parliament in 1993. In 2003, he was named Secretary General of the Liberal Democratic Party and in 2006, he became the country’s first Prime Minister to have been born after the Second World War and its youngest since the war. He was Japan’s longest serving Prime Minister, having been in office from 2006 to 2007 and from 2012 to 2020.
Mr Abe will be remembered for his visionary leadership and more particularly, for his reform agenda to stimulate the ailing Japanese economy.

In the context of international relations, Mr Abe strengthened ties with various countries, including the United States and India in particular, and pursued a more assertive foreign policy.

The late Prime Minister, Mr Abe, was a shining example of a visionary world leader who was committed to the universal values of multilateralism and in particular to the emergence of a just and peaceful world order. Indeed, he relentlessly pursued those noble ideals until his last breath.

The enhancement of the relations between Africa and Japan also remained one of his priorities, and during his mandates, the Tokyo International Conference on African Development (TICAD) evolved into a major global forum promoting international partnership and African development. In Africa, Mr Abe will be remembered for such significant achievements.

Mr Speaker, Sir, I would also like to pay tribute to late Mr Abe for his unflinching support in taking the bilateral relations between Mauritius and Japan to new heights. It was under his leadership that Japan decided to establish a diplomatic representation in Mauritius in 2017.

Japan has maintained a continuous support to the promotion of the welfare of the Mauritian people through the financing of projects in various areas.

Our meeting in Yokohama during the TICAD Summit in August 2019 was momentous, and laid the foundations for an enduring cooperation between our two countries for the mutual benefit of our peoples. During this meeting, Mr Abe expressed his interest to collaborate with Mauritius in new areas, including maritime security, and the Government of Japan subsequently provided a grant of Rs100 m. for the acquisition of six high speed boats. Moreover, the Government of Japan also provided assistance for the upgrading of meteorological equipment at the Trou aux Cerfs Radar Station for better resolution imagery.

Our exchanges, I remember with sadness, were warm and touching. I have conveyed the condolences of the Government and People of Mauritius to the Government and the People of Japan, and to the widow, Mrs Akie Abe, and the family of late Mr Abe.

Thank you.
PUBLIC BILLS

First Reading

On motion made and seconded, the following Bills were read a first time –

(a) Immigration Bill (No. XII of 2022)

(b) The Mauritius Food Standards Agency Bill (No. XIII of 2022).

Second Reading

THE ACADEMY OF DESIGN AND INNOVATION BILL

(NO. XI OF 2022)

Order for Second Reading read.

The Minister of Industrial Development, SMEs and Cooperatives (Mr S. Bholah):

Mr Speaker, Sir, I am extremely honoured today to present to the House, the Academy of Design and Innovation Bill, which will bring design to new pedestals.

This Bill provides for the establishment of an Academy of Design and Innovation which will take over the functions and powers of the existing Fashion and Design Institute. Consequently, the Fashion and Design Institute Act of 2008 will be repealed.

I have deemed it important to introduce this new piece of legislation to better respond to emerging global permutations in the design field. This new Bill will address recurring challenges by providing for an adequate supply of a new generation of highly skilled, technologically savvy and versatile labour force in the country.

Indeed, we are paving the way for a renaissance in multi-sectorial design fields. The proposed Academy of Design and Innovation will spearhead excellence in several design fields and will provide a new boost to the creative industry in fields such as graphic and multimedia, built-in and architecture, arts and crafts as well as jewellery. Greater exposure to multi-sectorial designs will be conferred upon the whole gamut of the design sector and will counter the common understanding restricted to fashion and design only.

Mr Speaker, Sir, it is to be reckoned that the establishment of the existing Fashion and Design Institute, that is, FDI was one of the recommendations made by a former UNDP
Consultant, namely Professor Edward Newton, in 2008. He advised that training programmes should be provided in the fashion and design field with a view to responding to industry needs. Consequently, the FDI became fully operational in 2009 with the merger of the School of Design of the then Industrial and Vocational Training Board (IVTB), the Department of Textile Technology of the University of Mauritius and the Textile and Apparel Development Centre of the then Enterprise Mauritius.

The FDI is currently responsible for the conduct of academic, professional, vocational and training programmes as well as short courses in the field of fashion and design. The FDI has, since its creation, acquired a wide experience of more than a decade in providing training in the fashion and design field, and it is striving hard to become a reference in the field of creativity and design in Mauritius.

The Institute has currently in place four Faculties, namely, Art and Design, Fashion, Media and Communication and Built-In Environment. The Institute offers 13 programmes related to Fashion And Textile, Graphic and Multimedia, Interior Design, Media, and Jewellery Manufacturing and Design at Certificate, Diploma and Undergraduate Levels.

Members of the House would recall that in 2017, the responsibility of providing skills in the jewellery sector was entrusted to the FDI through the Budget 2017-2018, whereby the Jewellery Centre from the Mauritius Institute of Training and Development (MITD) was transferred to the Institute. This policy measure eventually led to the setting up of the Faculty of Jewellery Manufacturing and Design in 2019 and since then, I take pride in mentioning that, as at now, two cohorts of students have been trained in the specific field and are already bringing their expertise to the jewellery sector.

The Institute has also been active in providing short courses to cater for continuous professional development, as well as increase employability of youngsters. In fact, during the past academic year, the Institute introduced new short courses targeting unemployed youth in Photo Media and Advertising Design, Jewellery Design and Manufacturing, Creating Artefacts Using Upcycling Materials and Natural Fibres, and Craft Design and Techniques, in collaboration with the Human Resource and Development Council (HRDC).
During the same year, the Fashion and Design Institute and the Civil Service College collaborated in developing two online courses relating to history of Printmaking Printing and Fundamental of Design.

Mr Speaker, Sir, the institutional experience and knowledge acquired by the FDI during these few past years have enabled the Institute to win international accolades. During the *Salon International du Textile Africain (SITA)*, held in Djibouti, in November last year, the Fashion and Design Institute excelled by winning the prize of Best Stylist 2021 out of 22 participating African countries.

Furthermore, in March 2022, the Fashion and Design Institute organised its first Fashion Show in the Middle East in the margin of the Dubai Expo 2020. This show, I must say, was a resounding success and was attended by dignitaries from UAE as well as high profile fashion designers in the Gulf Region.

Still in Dubai, the Institute successfully organised in March 2022 an International Conference on Sustainable and Innovative Design, regrouping international designers from countries such as Switzerland, Ukraine, Pakistan and Italy to share experiences in the field of design, innovation and sustainability.

Mr Speaker, Sir, I wish to inform the House that the FDI has been pursuing a policy of promoting international networking. On this note, it is worth mentioning that in April this year, a Fashion and Design Institute signed a Memorandum of Understanding (MoU) with the Birmingham City University of United Kingdom with the objective of upgrading its level of education and quality of teaching.

It is gratifying to note that since its inception, the FDI has trained over 2,000 students in the fashion and design fields. More encouragingly, the Institute is known for having a high employability rate of nearly 90%. It is a matter of pride to highlight that the offspring of the Institute has now become renowned designers locally and internationally. The former students have either set up their own enterprises or occupy senior positions in reputed textile and clothing firms.

Mr Speaker, Sir, despite these eloquent achievements, I must confess that the functions of the FDI are no longer attuned to the present and future needs of the economy. There is an urgent
need for the Institute to reinvent itself to be better equipped to address emerging challenges and
to support the economy in terms of supply of skilled labour force, promoting innovative practices
and the adoption of state-of-the-art technologies in all economic activities. Hence, the setting up
of the Academy of Design and Innovation.

The Academy will be called upon to exercise a far wider role in promoting design
education in the country, as evidenced by the overarching objects stipulated in Clause 4 of the
Bill. These are to –

(a) promote excellence in the design field of fashion and textile, graphic and
multimedia, built-in and architecture, jewellery, and arts and crafts;
(b) promote multi-sectorial design fields;
(c) disseminate knowledge of the design fields;
(d) develop a multi-disciplinary approach in carrying out research and training in the
design fields with a view to ensuring a better coordination of the interests of
multi-sectors;
(e) provide educational, research, consultancy and training facilities and services in
the design fields;
(f) promote, with regard to the design fields, the development of incubators and
entrepreneurs, and
(g) promote innovation in the design fields.

I wish to emphasise that one of the inherent limitations of the Fashion and Design Act of
2008 is that the FDI was not conferred awarding powers. However, the Fashion and Design
Institute has made recommendations to its main awarding bodies such as the Pearson (UK) and
the University of Technology of Mauritius for the award of certificates, diplomas, degrees and
other qualifications.

However, in addition to being tedious and time-consuming, this process poses significant
cost implications for the FDI as the latter has to incur additional expenses to remunerate the
above mentioned institutions for the award of these Certificates and Degree Programmes.
This House will appreciate that Clause 6 of the Bill confers the much-needed power for the Academy to award certificates, diplomas, degrees, honorary degrees and other academic or professional qualifications, whether on its own or jointly with any higher education institutions or international institutions.

As such, the Academy, in its capacity as an Awarding Body, will be able not only to develop its own programmes but to hold examinations independently. The requirement of making recommendations to any University or any other institution for such awards will no longer arise, with the coming into force of this Bill.

Mr Speaker Sir, the importance of the Academy cannot be over-emphasised since it will henceforth, not only promote excellence in the field of fashion and design technology but also explore innovation in other design fields, such as Adaptive and Medical Apparel, Technical and Smart Textiles, Furniture and Ergonomic Design, Eyewear Frame Design, Luxury Jewellery Design as well as Built Environment and Green Architectural Design. This is not an exhaustive list.

New emerging global trends in design fields will be tapped into. For instance, the Academy will introduce new concepts in apparel designed specifically for people with disabilities or with sensory issues, including comfortable wear for medical use and inclusive concepts to design wearable for all communities. Furthermore, Technical and Smart textiles commonly known as functional fabrics and e-textiles will also be promoted for industrial purposes and everyday use.

As for furniture design, ergonomic features in relation to comfort, functionality and the movement of the human body will also be considered. It is worth mentioning that this type of furniture is becoming more popular in modern design schemes. Design items and accessories for eyewear such as frames and eyeglass cases for fashion or adornment and protection against the environment will also be duly taken into consideration.

As a consequence, the Academy will be able to extend its services to other sectors of the economy, contrary to the FDI, which was servicing mainly the textile industry. It is also envisaged that the Academy will contribute to the development of smart cities, which are gaining rapid momentum in Mauritius. Design will be called upon to take on a different dimension through more quality teaching, research and innovation.
Mr Speaker Sir, Mauritius as an export manufacturing country has to compete with many countries, especially in the textile and clothing sector. It is noted that many of these countries have developed a competitive advantage through the establishment of their own Design Institutes. These Institutes service this sector with the appropriate skill needs and are able to award their own diplomas and degrees. I can, for instance, cite here the Royal Academy of Arts in England, the World University of Design of India and the Dubai Design Academy, which are well known to be among the pantheon of renowned global education institutions in the design field.

Another point worth mentioning is that the fact and I quote –

“Industrial design, combining innovation and creativity, is essential for attaining the 2030 Agenda for Sustainable Development and its 17 Sustainable Development Goals (SDGs), especially Goal 9 on infrastructure, innovation, and sustainable industrialization.”

This statement has been made by the United Nations Industrial Development Organisation (UNIDO), as an acknowledgement of the key role that design plays in enhancing value addition and overall competitiveness.

In fact, with its revamped mandate, I am confident that the Academy will provide value-based innovative industrial design courses and will contribute to the upgrading of technical and human capabilities in the manufacturing sector. Ultimately, this sector will benefit through the development of unique and competitive industrial designs and innovative product lines, representing higher value-added goods and greater competitiveness.

Another important factor is that with awarding powers, the image and the credibility of the Academy will be enhanced both locally and internationally. This will enable the newly established Academy to foster strong collaborative partnership with local as well as foreign educational institutions. It is expected that the collaboration with international educational institutes will help the Academy to ensure quality education and good business practices as well as strengthen its expertise in specific skills development and research.

The setting-up of the new Academy will also open window of opportunities and will attract a greater number of potential students to develop and fine-tune their skills. It is viewed that the Academy of Design and Innovation will be a dynamic platform for research and design
for a new generation of students and aspiring entrepreneurs. As a matter of fact, the Bill makes provisions at various clauses, namely Clause (4)(f) and Clause (5)(f) for the Academy to promote entrepreneurship, through the creation of incubators which will lead to more economic growth in the future.

The Academy will also set up a User Research Design Development Centre as part of its revamped mandate. I wish to point out that during the “National Policy Dialogue on the Manufacturing Sector” organised by my Ministry in collaboration with the United Nations Economic Commission for Africa in March 2022, an appeal was made by manufacturers for high-skilled training of their workforce. There was a recommendation to set up a dedicated School of Textile to respond to the needs of the Textile and Apparel sector.

The Academy of Design and Innovation will give due effect to this proposal by ensuring a proper restructuring of its actual FDI Apparel Centre, situated at Vallée des Prêtres by converting it into a User Research Design Development Centre. The Centre will house a dedicated unit in textile and material technology to cater for specific industry needs. The Centre will also focus on addressing short-term as well as long-term challenges relating to sustainability, flexibility and reliability for greater resilience in the textile and clothing sector.

One of the rationales for the creation of the Academy is to strengthen its financial sustainability. Since its inception, the FDI has been heavily reliant on grants from the Government, even though it was generating a certain amount of revenue. However, this income has been far from sufficient for the Institute to break even and therefore, it had to continue to rely on state funds.

This new Bill will empower the Academy to be more financially independent, especially with regard to its recurrent expenses. In fact, the new Academy ambitions to increase the current student population from about 350 to some 1500 students by year 2026, including international students. This increase of student enrolment coupled with additional consultancy services to be offered by the Academy will lead to greater income generation for the Academy.

Mr Speaker, Sir, the need to promote services in the manufacturing sector is one of the reasons that have inspired us to come up with an Academy with a revamped and more elaborate mandate. Indeed, in the global commodity chain, Research and Development (R&D), design and packaging represent important components in the manufacturing process.
As a matter of fact, the five-year Strategic Plan of my Ministry, namely the Industrial Policy and Strategic Plan (IPSP) (2020-2025), has emphasised the importance of upgrading value chains through process upgrading, product development and product design and use of latest technologies associated with Industry 4.0. Indeed, in the long term, the manufacturing sector has to shift to a more capital and technology-intensive model based on Industry 4.0 technologies.

Allow me to cite some examples where R&D, design and packaging could contribute to transform our manufacturing landscape. Mauritius has over 50 years of experience in the manufacturing of textile and clothing. The exports of this sector, which hover around Rs20 billion represent 48% of exports within the Export Oriented Enterprises (EOE) sector. Many textile enterprises have become global players, exporting to prestigious brands such as Abercrombie & Fitch, Marks & Spencer, Tommy Hilfiger, Woolworths, Asos, Armani and Calvin Klein. Such a performance of the textile sector has been made possible with the maturity acquired by operators in R&D and design, amongst others.

This sector is certainly poised to grow further, calling for more advanced techniques in R&D and design and such a strategic requirement will be fulfilled by the new Academy through the provision of new courses, training programmes and consultancy services.

The jewellery sector is yet another important pillar of the manufacturing sector, driven by enterprises already working with international brands such as Tiffany’s, Leo Schachter and Swarovski. The jewellery sector is the third-largest sub-sector within the EOE, with an export value of Rs3.8 billion in 2021. This sector has to achieve its next lap of development through upgrading and modernisation of its production processes. It is viewed that the Academy will have a positive impact on this sub-sector, through the supply of a technically qualified labour force that has long been undermining its growth potential.

As indicated earlier, packaging constitutes a critical stage in the manufacturing value chain. Mauritius has the potential to offer services in packaging design locally as well as within the region. I have no doubt that the Academy of Design and Innovation will leave a significant imprint on the packaging industry, given the success of many past students of the FDI in the graphic field.
Mr Speaker, Sir, it is also important that I shed some light on the capacity of the Academy of Design and Innovation to become an Awarding Body. I wish to mention that the new Governance Structure proposed in the Bill together with the maturity acquired by the FDI over the past decades constitute the essential ingredients for the Academy to become a recognised Awarding Body.

As per clause (8) of the Bill, the Academy will be managed by a Board, comprising representatives both from the public and private sectors, including a representative of industry associations. Such a constitution displays a fair representation of all stakeholders involved in the design field. The functions and powers of the Board have been furthermore delineated in clause (9), which is in consonance with the overall principles of good governance and management.

With a view to attaining its enhanced mandate, the Academy will be manned by strategic new positions at managerial level, established under clauses (14) to (16) for Head of Academia and Research, Head of Projects, Business/Industry Development and Consultancy and the Registrar.

Such provisions will provide an added boost to greater professional paid services that the Academy may provide to the business sector. As for the Registrar, he will be the custodian of records, papers and documents of the Academy, as in the case of other established universities.

Mr Speaker, Sir, Clause (19) of the Bill provides for the setting up of an Academic Council, comprising key representatives in the education and design field, namely representatives from the Mauritius Examinations Syndicate, Higher Education Commission, academic staff and persons who have wide experience in the design fields. This membership is highly relevant and is aligned with the vision of the Academy of Design and Innovation to become a recognised Awarding Body. The Council will, *inter alia*, prepare academic, professional and training programmes and will be responsible for the general regulation of teaching, examinations, research and training. It will have the power to recommend to the Board the award of relevant certificates, diplomas and degrees.

Akin to Senates of Universities, the Council will be the Authority overseeing teaching and research as well as academic quality and standards, thereby charting out the overall academic direction of the Academy.
Mr Speaker, Sir, as part of its social responsibility and to promote talent, the Academy, under Clause (25), will be empowered to grant fellowships, scholarships and bursaries with a view to ensuring access to high-quality education to one and all. This is in line with Government’s objective to promote social inclusiveness and equality.

Mr Speaker, Sir, as Members of the House are aware, a Fashion and Design Institute is currently accommodated in four separate buildings in two different locations, namely, Ebène and Vallée des Prêtres. Such a situation is not conducive for an effective learning environment. In a bid to cater for the upcoming broadened activities of the Academy and to bring all its faculties in one location, the Academy will explore new premises to accommodate its campus for enhanced coordination and optimal performance. The proposed campus will be in line with Government Programme 2020-2024 in terms of innovative, greener, cleaner and sustainable infrastructure as well as providing for high quality education in a conducive environment through modern technologies.

Mr Speaker, Sir, to conclude, I wish to reaffirm that the Academy will confer a multitude of benefits in the educational and continuous professional development fields in Mauritius. Besides offering a better career path to the Academy staff, the Academy is geared to become a centre of excellence and a leading design hub in the region. May I now, Mr Speaker, Sir, commend the Academy of Design and Innovation Bill to the House.

The Deputy Prime Minister seconded.

(4.14 p.m.)

Dr. A. Boolell (First Member for Belle Rose & Quatre Bornes): Thank you very much, Mr Speaker, Sir. I do not intend to pick a quarrel with the hon. Minister of Industrial Development, SMEs and Cooperatives, but there are some issues which need to be highlighted. I am glad, when he made his concluding remarks, he stated very clearly that there is a rallying call to set up a new campus and to bring under one roof all those dispersed institutions.

Mr Speaker, Sir, what’s in a name? The Minister may argue the 12 sections of the Principal Act, the Fashion and Design Institute, were amended on 03 May 2013 and a New Section 17 was inserted with Schedule added to the Principal Act. The Minister rightly pointed out that the Fashion and Design Institute has travelled a long way and to a large extent has
delivered; their output and outcome have been good. Now, the purpose of introducing this new legislation has to meet, and I hope that the Minister will walk the talk, and as we say, the proof of the pudding is always in the eating and I hope so. Now, there is no need to talk of changing the appellation if delivery would not be excellent. And I sincerely hope that all those working in the sector will live up to the expectation and will level up because when we look at the Explanatory Memorandum, I do not think that it justifies the change of appellation simply because of the fast growing technology in the design field.

Now, to me, if the objects are not met, the change in the denomination from Institute of Fashion and Design to Academy of Design and Innovation will simply remain a buzz word. You know, at the beginning, in the good old days, what was the buzz word that was conveyed? Systems; then cluster; paradigm shift; right mindset; out of the box; now it is innovation and state of technology. In the meantime, Minister, the base is eroding and the circle of courses is being widened without a needs analysis and I would have expected the Minister to say that there had been a needs analysis. Now, you may recall, Minister, after an amendment brought to the Institute of Fashion and Design, in May 2013 to date, the Ministry has not deemed it fit to enlist the expertise of a consultant like McKinsey to make an evaluation and turn the school as a centre of repute, a bedrock for design field.

I am sure you have been informed, Minister, that courses are being run in schoolyards. Now, I bow to the commitment of the staff, especially to the good acumen of the teaching staff, but they cannot be expected to have an effortless sense of commitment if, as trainers, their skills are not updated. And who is going to train the trainers? The workplace, to some extent you have conveyed the message that it is not conducive either for the students or for the staff. And the Institute is being run down and lacks necessary infrastructure when there is rallying call to embed, of course, artificial intelligence into business models. I grant you, we are miles away from artificial intelligence. Unfortunately, we are being overtaken by our competitors. Computer-aided design is the software norm to boost productivity and I am sure the students are learning, or if not, they need to learn the basics and be given the opportunity to use it in their respective fields.

Mr Speaker, Sir, where is our fashion industry? What support is being extended to designers to hold a fashion show? And as to artists and craft designers, they are desperate
because they have nowhere to exhibit their artistic work. I attended an exhibition by young artists on Sunday in Curepipe and the place was leased to them by a firm at a concessionary rate, but it is not always easy for them to find a place where they can exhibit their products. Clause 4(b) in the Academy of Design and Innovation Bill makes provision to promote multi-sectorial design. Let us wait and see, and I hope that the Minister will live up to the expectation of the students and the teaching and non-teaching staff.

Like I have stated earlier, I do not intend to pick a quarrel with the Minister – he is a good man, I have known him since a very long time – over the establishment of the Academy of Design and Innovation which, of course, will take over the powers and functions of the Institute of Fashion and Design. But I am the first to say that we have to stay ahead of the curve, add value to our products; constantly reinvent our brands, new paradigms and right mindset; think big and give the young the freedom to be creative and innovative. Break the vicious psychosocial circle. The Academy has to have an artistic and creative culture.

Like all of us, we are strong proponents of cutting-edge policy, but relevant issues have to be addressed; like production room, dignify the name with the state-of-the-art technology; good tutorial rooms; twining with the best like the Institute Marangoni of Milan or Saint Martins School of Fashion and Design. The Minister did mention that there has been a tying up with one of the institutions in Birmingham, but we need to get the best lecturers to deliver lectures and work in close collaboration with the dedicated staff. Technology brings the best lecturers in the lecture theatre and practical teachers in the production room at the touch of the button. Clause 5(g) spells it out, but since 2015, the Institute has to expedite, walk brisker; walk the talk; brisker than Johnny Walker, without the cane, Minister! And you can make it happen; you can do it, Minister, as long as you stay away from the hot stove of the dirty kitchen. And that is a tall order, but I expect you to do it, Minister.

Now, let me come to the award of degrees and diplomas. Certificates call for clarity and certainty, the object is to level up. When the Bill was introduced in May 2008, there were wide discussions with all stakeholders at the bar of public opinion because the core issue remains ‘recognition of qualification’ and the keyword remains ‘prestigious’.

Mr Speaker, Sir, under the Higher Education Act, the Higher Education Commission and Quality Assurance Authority, an assessment report has yet to be submitted to justify the status of
the tertiary institution. When was the last evaluation exercise carried out? The trend, as the
Minister has stated, is the linkage between industry and academia and there should be no
compromise on levelling up the process. The linkage is clearly spelt out in the Institute of
Fashion and Design Bill, reinforced – I agree, I grant the Minister – in the Academy of Design
and Innovation Bill and I recall when the Bill was debated in the House, the linkage was clearly
spelt out. And, it was Rama Sithanen in his intervention who referred to what Professor
Bhattacharya has done at Warwick University. He created a school and the degree awarded by
the university brand name but the autonomy to be centre of excellence. Of course, I grant you,
Rome was not built in a day but unfortunately set ablaze overnight by Nero.

Let me come to Kellogg School of Management founded in 1908 which is the business
school of the Northwestern University, a private research university in a Evanston, Illinois,
faculty and the alumni, the students have made significant contributions to fields such as
Marketing, Management Sciences and Decision Sciences.

Mr Speaker, Sir, competition is fierce. The Minister has said it, and markets no longer
give us the special and differential treatment which we enjoy for export. Our upper middle
income status, be in export quality brand products, export or die. Many of our textile and
garment factories have relocated their activities to Bangladesh, India, Malagasy Republic to
make the most of the most favoured nation status, Mr Speaker, Sir. I have some information
which was relayed to me by the MEXA on export of textile and apparel jewellery. From
information relayed to me, it seems that we exported 42.6 billion of textile and apparel and
jewellery; that the sector of textile and apparel employ 22,091 persons and jewellery, watch,
purse and precious employ almost 1,500 persons.

Mr Speaker, Sir, it is a sector which is growing, has the potential but of course, common
things are common. Unfortunately, one of the problems which is besetting us is an ageing
workforce and I hope Government will seriously look into this issue because if you have no
choice but to open up. If you want to attract investment, we need to make sure that we have the
workforce, notwithstanding the workforce which is being skilled, upskilled and reskilled in our
institutions.

That is why I said, Mr Speaker, Sir, it is important to protect our brands, our patented
products and we have to wage war on dumping and countervailing products. We have to say no
to counterfeits. Design and innovation of textile and garment, jewellery, arts and crafts is the outcome of creative mind. As we say, catch them young and school curriculum needs to be widened. I am not going to specifically highlight what Le Bocage or other schools are doing, but let me say that Le Bocage is a trend-setter and my plea is to widen the circle of opportunities in our primary and secondary schools. Whilst Finland and Scandinavian countries more successful, there are lessons to be learned and drawn; the values of creativity, innovation inculcated from infancy.

We are doing alright, but inquisitiveness has to be a prominent feature of our culture and against which background, Mr Speaker, Sir, is this Bill being introduced? In defiance of creativity and innovation, what is the crux of creativity and innovation if there is no freedom of information, if there is no protection of rights impetus, but the inquisitiveness, unfortunately, is being curtailed? And who is looking at you? Kids! The big brother, the big brothers intercepting probably, will sniff, will steal and kill creativity.

Let me look at the definition of design field. To me, it is too wide a spectrum from fashion and textile to building and architecture. Yet, to cluster, you have no choice as we say, Minister, we cannot bite more than we can chew and we have to produce for niche market.

Let us get our act right and not like headless chicken running all over the place to be a recipe for disaster. As of now, Minister, there is a diplomatic row between Egypt and Mauritius over recognition of qualification in architecture despite these qualifications from Egypt are recognised by EU and UK. Will the Council of Architects register graduates from the Academy? The Mauritius Research and Innovation Council has unfortunately suffered a huge setback since the departure of Professor Suddoo, but I must acknowledge the goodwill and commitment of the Minister. Unfortunately, there is a lot of resistance from the current Director of the Mauritius Research and Innovation Council.

Mr Speaker, Sir, if the Board is to deliver, you need people who have a creative mind, who are forward looking, who move with new trends. We cannot have people unfortunately like the Executive Director of the Mauritius Research and Innovation Council to whom I draw your attention. Make sure that this gentleman does not remove the cog from the wheel of progress! I know that my good friend, the Minister, certainly is monitoring the situation but make sure that it does not happen.
Now, when you have an idea, it becomes relevant – as you said Minister – if it is matured through research and development and commercial value is added to it. I am glad that there is provision for patents and intellectual property rights but we have to make sure that those who create, who innovate get their fair share and that has to be seen and simply not treat them as students because if you want to give new thrust, new dynamism, not only you have to widen the circle but you have to take on-board those youngsters with creative minds. The clusters are very important. That is why I asked the question, I said where the outcome of applied, research development and innovation in critical sectors of our economy. The Research Institute, FAREI, University of Mauritius have to cluster. This is the time also to think of food security and make contribution to a second green revolution although it is not directly linked.

But, the other day, I saw a young man using newspapers and leaves to make a wedding dress. I do not know who is going to wear it but at least he has a creative and innovative mind. Now, fashion suppliers and brands like other companies are facing significant economic and geopolitical challenges. Mckinsey State of Fashion Report 2022 highlights how global trends are disrupting the fashion industry. What companies have to do to adapt and to thrive? I am sure the Minister has come across the relevant analysis and findings of this report. The report covers the concurrent effects of the many challenges facing both suppliers and brand, including the war in Ukraine, the pandemic, the inflation and energy crisis.

Recovery in the fashion industry is relatively fast and it is now on its feet. The Academy needs to have a research unit, mention is made. I am sure it will have a research unit which can deliver and which will work closely with MEXA and other relevant stakeholders. Of course, the Minister has to insist on the best endeavours of the Council, no laid-back Board meetings. The Academy has noble objects and wide powers, and to deliver it has to be run professionally. It has to safeguard and market the intellectual property rights and products of the Academy, and I expect the Minister later on to elaborate.

Let me come to allocation of resources and budget to all research coordinators. These allocations have to be fair. Do not do what the Executive Director of the Research and Innovation Council has done. Funding has to go to research officers who can deliver because the impact is very important. Bring in the best and make sure that policies which are chalked out are policies which can be implemented, and resources allocated to those who can deliver.
Mr Speaker, Sir, let me remind the House, there was a time when Mauritius ranked very high in the Global Innovation Index. We were 52. Now, our ranking has gone down to 82. We were 52 in the Global Innovation Index. Our performance was described as a most notable rank and certainly a positive change for the country at international level. But those who have the potential to raise the profile should not be wiped out. When you prepare your new roadmap or when Government does prepare its new roadmap, bring in the best because at the end of the day, we want Mauritius to be the winner.

Let me come to Clause 15, which provides the human resources for synergistic or harmonious blending between Academia and industry, and as I mentioned earlier, the relevance and importance of adding commercial value to research, development and innovation. And this is relevant to the development of incubators and entrepreneurs.

Clause 4 (a) refers to 5 sectors that are being targeted by the Bill and yet Clause 8 (1) refers to only 3 Board members. Hopefully, all sectors will be aptly represented on a permanent basis and not as co-opted members. These people should come from the industry with at least 5 years of experience, if not more. The Academy has to comply faithfully to Clause 8 (6) and (7) because we have seen too many departures from firm undertaking. And this is a fallacy, whatever is spelt out in the legislation, unfortunately, I am not talking of the legislation which you have brought to the House but sometimes there is no compliance and there is departure from undertaking given.

Let me cite one particular case, the Independent Police Complaints Commission (IPCC), it is a Pity Complaints Commission. It is a pity that it has political activists sitting as members of this Commission. And that is what we do not want to see happen because when we look at Clause 8 (6) and (7), it is clearly spelt out that there would be no person who is politically affiliated. Give them the freedom, give the Board the freedom to act at large, to act with a creative mind and to deliver, and there should be no undue pressure being borne on staff or on the registrar in relation to recruitment. Let the Academy Council do its work. We have seen what has happened recently in relation to papers which allegedly have been leaked. The political landscape has to be far away. Let institutions deliver, Minister!

Let me come to Clause 19 (h), this Clause, I expect it to be more explicit and once again, the different sectors, as I said, must be represented. Now, any provision regarding work and
training placement in the industry, I expect the Minister to highlight this pertinent issue in his summing-up, because much has been said on the nexus between industry and Academia but I have nothing in relation to or regarding work and training placement. Provision for the endowment funds, yes, which should finance the studies of the outstanding students to the best institutions, is welcomed because we have to put our best endeavour to bring our best brain. We have to be strong proponents of brain gain for endowment.

Mr Speaker, Sir, let me conclude by saying who would not love to live in a country whose economy is powered by high business investment, workers with better skills and innovation. The new denomination should not simply be a sound bite or a buzzword. What we want is a strong link in the conveyor belt of development and the Academy can deliver subject that we do not allow people from the dirty kitchen to interfere or to intervene.

Thank you very much.

Mr Speaker: Hon. Members, I suspend the Sitting for half an hour!

At 4.40 p.m., the Sitting was suspended.

On resuming at 5.20 p.m. with the Deputy Speaker in the Chair.

The Deputy Speaker: Thank you very much for keeping the good habits! Hon. Ittoo, please!

Mr A. Ittoo (Third Member for Vacoas & Floréal): M. le président, merci pour l’opportunité qui m’est donnée pour prêter ma voix à ce projet de loi, un projet de loi qui ne peut émaner que d’un gouvernemen avant-gardiste. Et pour reprendre ce que l’Opposition nous brandit souvent : gouverner, c’est prévoir.

M. le président, l’honorable ministre Sunil Bholah a proposé à cette Chambre un projet de loi dont le but ultime serait de mieux équiper, armer et préparer nos jeunes, nos aspirants graphistes et graphistes des outils afin qu’ils puissent non seulement être plus performants mais surtout compétitifs et efficients dans un monde où la compétition n’a jamais été aussi rude.

M. le président, avec l’avènement de la technologie le monde est devenu un village global avec les commerces en ligne, le e-commerce encore plus utilisé par grand nombre d’acheteurs. Mais au-delà de l’élément commercial, transactionnel, la technologie a changé et continue d’influencer les dynamiques de bon nombre d’industries entre autres et surtout l’art.
M. le président, nous ne possédons pas des ressources naturelles telles que l’or ou le pétrole que nous pouvons convertir en richesse sauf nos ressources humaines, voire la créativité et le savoir-faire Mauriciens. Et en parlant de capacité des Mauriciens, permettez-moi avec votre permission, M. le président, d’ouvrir une parenthèse pour saluer le jeune Noah Bibi, le premier Mauricien à couvrir les 200 m sous la barre des 20 secondes, c’était dimanche en France. Comme Noah Bibi, M. le président, nous en avons des milliers de talents à Maurice qu’un gouvernement responsable, jeune comme le nôtre, a le devoir d’accompagner, ou comme dirait l’anglais d’empower, afin qu’ils puissent progresser et épanouir dans divers secteurs dont le design.

Mr Deputy Speaker, Sir, technology has not only become a pervasive influence in our society, it has also, especially influenced the way we create and appreciate art. Everyone agrees that design and innovation is the key to success in today’s world. A great design is what makes a difference in production and securing certain markets. It is thus essential that we have the right people with the appropriate skill set, trained in institutes like the Academy of Design and Innovation in order to achieve such success.

By merging activities of the School of Design of the IVTB, the Textile and Apparel Development Centre of the Enterprise Mauritius and the Department of Textile Technology of the University of Mauritius, the Fashion and Design Institute (FDI) has surely helped in many ways to rationalise resources in the textile and design sector and helped foster a uniformed and a focused development of the fashion industry.

M. le président, dans son discours, il y a à peine quelques minutes, le ministre nous a rappelé la contribution de l’industrie de textile à Maurice. Qui ne se rappelle pas de ces années glorieuses où quasiment, dans tous les villages de Maurice, opéraient des usines de textile, petits et grands. On a entendu du ministre aussi, des grandes marques comme Tommy, Armani entre autres qui sont produits à Maurice mais M. le président, à force de me le répéter, la compétition a fait qu’il y a eu une migration de certaines grandes groupes dans d’autres cieux avant qu’on a revu durant les récentes années, une renaissance du textile à Maurice.

M. le président, d’après mes informations, les cahiers de commandes des usines de textile sont remplis depuis quelques temps et même pendant la période du Covid-19, M. le président, produire, confectionner n’est qu’une étape, mais ce qui fait vendre, c’est à quel point ce que nous
produisons est distinctive, attrayant, branché ou tout simplement différent. Mais cette différence s’acquiert au niveau du design de la conception. Du reste, dans le commerce d’aujourd’hui en 2022, on le dit souvent l’achat se fait avec les yeux.

Mr Deputy Speaker, Sir, with the space at which technology is advancing and the huge global competition, it has become essential that we revamp our institutions to make use of latest technologies in design courses. To make available to design students not only technical education but also industrial exposure and not only that, Mr Deputy Speaker, Sir, what I believe is most important is that we have such academies that have the potential to attract youngsters or other individuals who have special aptitudes, who have a passion for design, who have that unique creative mind which Mauritians are well-known for. So, yes, there are conventional mainstream educational institutions and there is already a huge competition among educational institutions, so we need such special design and innovation academies in order to unleash the potential of our Mauritian creative minds in order not to lose them in conventional educational streams.

Mr Deputy Speaker, Sir, the setting up of an academy of design and innovation will help in supplying enterprises with the right competencies and at the same time, encourage the youth to develop their potential in design and innovation. Hence, it is revamping the current fashion and design institute to respond to current industry needs.

Mr Deputy Speaker, Sir, this academy intends to bridge the gap between industry requirements and academia and to channel the voice of the industry through working professionals and designing a structured syllabus in an academic environment.

M. le président, Maurice a été classé premier en Afrique dans le Global Innovation Index en 2021 et 52ème sur 132 pays. Cela est certainement un score très honorable mais on peut faire mieux et on doit faire mieux. En analysant ce rapport de plus près, je veux dire le rapport de la Global Innovation Index, on peut noter que notre force et ce résultat est surtout dû à notre cadre régulatrice, nos institutions, notre ease of doing business, notre stabilité politique. Par contre, là où est notre faiblesse ? C’est à l’item business sophistication, sous lequel se trouve la collaboration Industrie et Academia entre autres. Je suis d’avis que l’institution de l’académie de Design et d’innovation va certainement dans un proche avenir nous aider à améliorer notre score dans la Global Innovation Index.
M. le président, à titre de comparaison dans cette même liste de Global Innovation Index se trouve à la première place la Suisse et cela a été le cas pour les neuf dernières années. Question qu’on doit se poser comment se fait-il qu’un pays avec moins de 9 millions habitants arrive à se démarquer comme le pays le plus innovant pendant neuf ans devant des superpuissances comme les USA, la France ou la Chine.

La Suisse, a, comme Maurice, un environnement socio-économique stable, a historiquement adopté une politique de neutralité et a aussi eu une politique de portes ouvertes attirant les meilleurs talents et individus ayant les aptitudes spéciales. Le secret, M. le président, se trouve dans cette relation très étroite entre industrie et les institutions académiques. De nouveaux produits innovants sont développés par des jeunes étudiants, encadrés par des professionnels de l’industrie et l’État donne tout son support aux entrepreneurs pour rentabiliser des produits qui ont la valeur commerciale. Et c’est là où nous devons concentrer nos efforts, M. le président et l’académie de Design et d’Innovation sera un outil indispensable dans cette démarche.

M. le président, parmi les fonctions de l’académie, il y a aussi provision pour assistance technique et de design à des fabricants dont des SMEs, des exportateurs de produits et services et aussi le pouvoir des services et structures incubatrices pour dynamiser l’entreprenariat. Cela, M. le président, va définitivement contribuer au développement de produits et services de qualité, aider, encourager nos entrepreneurs en herbe à se lancer avec un support Academia.

Mr Deputy Speaker, Sir, the year 2021 was declared the international year of creative economy for sustainable development by the United Nations General Assembly. The implementation of the year is being led by the UNCTAD in consultation with UNESCO and other relevant UN entities focusing on the contribution of culture, creative industry to global economy and to sustainable development.

Mr Deputy Speaker, Sir, researchers have found that creative industries are open to people of all ages and backgrounds and provide a significant contribution to youth employment and careers. According to the United Nations Institute for Training and Research, the UNITAR, the creative economy is the most dynamic sector of the global economy with a powerful transformative force for socio-economic development. Driven by creativity, the sector centers on
products and services that embody creative content, technologies, cultural values and market objectives. These products rely on ideas, knowledge, skills and at times, traditional livelihoods.

Mr Deputy Speaker, Sir, the creative industry has the potential to generate valuable dignified jobs in an era of rapid industrial automation and unlocking the full potential of the creative economy will be a challenge for Mauritius and the academy of Design and Innovation comes at the right moment for rising to this challenge.

Mr Deputy Speaker, Sir, today’s decision makers are too often trapped in traditional linear thinking or too absorbed by the multiple crises demanding their attention to think strategically about the forces of disruption and innovation that is shaping our future. However, this Government, under the leadership of Prime Minister, Pravind Jugnauth, is working towards shaping a future that works for all of us by putting people first and empowering them to face the upcoming challenges of the future.

Thank you for your attention.

The Deputy Speaker: Thank you very much. Hon. Dhunoo, please!

(5.31 p.m.)

Mr S. Dhunoo (Third Member for Curepipe & Midlands): Thank you Mr Deputy Speaker, Sir.

The Fashion Design Institute Act was enacted in 2008 with the objective of setting up a specialised institute to develop creative skills and professional competences for the textile and garment manufacturing sector. We want just to draw back from where we have come and where this Bill will be important for the youth of this country and for the future. And I wish also to, at this time, when it was enacted in 2008, there was recommendation from the UNDP Consultant who advised that the textile and clothing sector should reorient itself from few assembly of garments to original design manufacturing that training facilities should be integrated under one roof to provide a holistic, seamless and responsive services to the industry.

Consequently, the FDI became operational in 2009 with the integration of the school of design of the IVTB and department of textile of the University of Mauritius and the Textile and Apparel Development Center of the enterprise of Mauritius. And we must say that it has gone a
long way and it was important that we innovate and we wanted to make this body an awarding body like University.

It was with this objective in 2013 that an amendment was made. But when we go around and see what has been done and we know that, as hon. Dr. Boolell has said, it has made its proof. The Fashion and Design Institute (FDI) has proved for our youth and there is an increase in the number of people who have graduated from this institution in collaboration with the University of Mauritius. Even students have set up retail branches in Madagascar and some are employed in international reputed companies in UK and Australia.

So, what the Minister explained to us and what our Government wants to do is to give our youth and the new one who are coming a panoply of research and new capacity to develop into entrepreneurship and new designs. And this is why this Academy of Design and Innovation Bill, which is very important for our youth who have a creative mind, comes into place.

Hon. Dr. Boolell has mentioned about new designs, creative minds of people who have been using newspapers to make garments. I know he is very well, comme on dit, très bien entouré de professionnels dans le domaine, son fils étant lui-même un designer et lui qui est tous le temps très bien habillé quand il vient au Parlement. Comme il a l’habitude de dire: ‘the eating is in the pudding.’ It has been 2.5 years that we are here as new Members of Parliament and we have always been listening to his previous interventions. He always says this connotation, ‘the eating is in the pudding’. I would say to hon. Dr. Boolell that he has to innovate like this Academy of Design and Innovation Bill. Either you innovate or you will evaporate!

Mr Deputy Speaker, Sir, I have to say that the Academy of Design and Innovation Bill is a very laudable initiative of this Government. I should thank the hon. Minister Sunil Bholah for bringing this Bill to the House, and we see also the leadership of our Prime Minister. Our Government has a programme since 2019 where we want to move to a new era. He has also mentioned there would be a new campus which will be sustainable. They are going to use green energy. They are also going to use new technology, light engineering. We are not only talking about garments here. When we are talking about the Academy of Design and Innovation Bill, we are also talking about the chair that you are sitting on. Mr Deputy Speaker, Sir, ça doit être ergonomique par rapport à la santé. Il y a d’autres choses encore qu’on dit que l’académie va produire aussi et c’est peut-être des verres. Il y a tellement de choses parce que c’est très, très
dynamique dans ce secteur-là et la compétition est féroce. Comme l’a annoncé le ministre et a été confirmé par l’honorable Dr. Boolell, on doit innover.

This is why I say that this is a great initiative of this Government more particularly, of the Ministry of Industrial Development, SMEs and Cooperatives, as the Academy will be a first in the region. Why I say that is because the African continent with 54 countries and with the young population of African countries -Mr Deputy Speaker, Sir, from my past experience, I have been working at the Africa Centre of Excellence of the Board of Investment and I had the opportunity to travel to many other African countries and when for example, you go to Ghana - you see the textile or fashion show that they are doing there, this is where we should be looking at. And I think that we also have the opportunity here when we are talking about an educational hub. There are many Africans who want to learn and are coming to Mauritius and with the scholarships that we give to Africans, this is another attraction that keeps them to come to Mauritius and learn from our country because we have the expertise that we have done in the textile industry. And I think this also will help so that we can market in the continent and bring new students here and also have innovative and creative minds.

The setting up of an Academy will definitely take several sectors to the next level. As we know, there is development taking place in many sectors of the economy, namely the blue economy, information technology, construction and agriculture, design concept and services, will be called upon the market and present in any media the development in these sectors in a more dynamic and trendy way.

Mr Deputy Speaker, Sir, design is the field that permeates all fields. Hence, it will be a stepping stone for a modern and as well as a high-tech Mauritius. Amidst turbulent waters where we have to navigate in order to adapt to the new normal, this call for action at various levels as well as on different fronts. Our Government is deploying its effort in activating la relance économique. The setting up of this new academy whilst being a first in the region completes this picture. Actually, we can see that development is taking place at fast pace with the Metro Express and the Smart City. Not to mention other initiatives, the emergence of an Academy is of prime importance in this landscape. We know that we can no longer continue to deliver the course where it is and we need to have the proper structure.
When the Fashion and Design Institute Act was amended in 2013, we wanted to have a registrar. There were many amendments but this was not done, Mr Deputy Speaker, Sir. It is now that this Government is coming to bring this and make this happen. We need to have the proper structure for the Academy to move to a new level. This is why we need to innovate. Actually, we can see that nowadays a lot of emphasis is being laid on design and innovation whereby we need to reinvent ourselves. The course and services offered will be added value to services and products in the manufacturing, creative and design field and other sectors. This spin-off effect will influence the regional as well as the local market in helping Mauritius into an important design education hub. I am sure that the Academy will facilitate the island in positioning itself in its industrialisation and internalisation process. This will help the Institute, as I said earlier, to position itself in Africa.

It is to be noted that following the recruitment of the Director Dr. S. I. in October 2020, whom I know very well as we are alumni of the University of Mauritius, the Institute has been able to demarcate itself by winning laurels in Africa by being the winner for the Best Stylist at the 7th edition of the Salon International du Textile Africain (SITA) competition in Djibouti. Having someone who is very competent and qualified at the head of the Institute with a PhD in Tactile Design and Technology and she is very apt - and I would say - with an extensive experience in the academic and design field, we can see how this Director is bringing this institution. And like we say, our Prime Minister has faith in the youth of this country; and is giving the youth the opportunity to make things happen in this country. When we look at the Governor of the Bank of Mauritius who is less than 40 years, the CEO of the SBM who is less than 40 years, the CEO of the Rose Belle Sugar Estate who is less than 35 years; and when we look at this Assembly and our Members here, so many youth have been able to move and to have the chance to bring changes to this country. I would say that this lady also has a strong portfolio in several design research areas and international publication, development of academic new programmes and consultancy. Being herself highly knowledgeable in this field, these are the ground that the Institute is working at present. However, with a new academy, like I said earlier, research, consultancy, teaching and its other scopes of activities will broaden and expand to reach a higher level and professionalise design areas in Mauritius as it is currently the case in other countries such as India, UK, Singapore where they have chartered bodies for designers. We need to have chartered designers. Even hon. Dr. Boolell was saying earlier that we need to
innovate; we need to give our youths the opportunities. If we can have it here in Mauritius, why not? To have chartered designers, maybe we will also have a designer for our clothes – a personal one; not like some people who have one at home.

To gain international visibility, the Institute has been participating in international events such as SITA and the Dubai Expo2020. Much has been said on Dubai Expo 2020, about the Dubai saga but at this international conference, we had the opportunity for our youths to present in the French pavilion to give a défilé there. Like Dr. Boolell was saying, he has been in Curepipe to go to the fashion and design that was held in Curepipe. But we had more than 53 students who have been able to present their creation in the Dubai Expo, at the French pavilion and the international conference of the Sustainable Innovative Design which serves as a platform for the participation of designers and researchers from different countries whereby they have been able to share their knowledge and their experience. And the cost has been borne by themselves. This first international event was a way to build a strong international network and showcase the creative and innovative talents of the Institute internationally.

Henceforth, I understand that the Institute is planning to hold such international events on a yearly basis so as to continue to strengthen its position in this sector and encourage more international design students to join the Academy and bring Mauritius in the forefront for areas of design that is a reflection in its economic development. When you are talking about international event, you have to say that the Institute will be unable to be in the limelight both in Africa, Middle East and in other parts of the world. The design sector has lots of potential; hence the creation of such an Academy will be a bijou, M. le président, to tap on creativity and innovation. When we see what we have in Mauritius; in the past we had hand cufflinks. Enterprise Mauritius avait créé des boutons avec du basalte, par exemple ; avec les jewelleries qu’ils ont créés, ça a fait une merveille. Si on se rappelle de ce qui a été créé à l’époque avec le Enterprise Mauritius, mais pour dire que nous sommes in the right direction ; going in the right way.

Mr Deputy Speaker, Sir, I can say that this Bill is going to create much more opportunities for our young students but I would also like to come to the Bill on some aspects. When I was looking at the Bill, I would like to make a suggestion and, you know I have myself been the President of the Student Union at the University of Mauritius and an elected member of
the University of Mauritius Council and also on the University Court. I am very much at ease with most of the boards and the Senate and also the Council of Universities and I can say that this is very well drafted but I would recommend that we have, for the convocation, I see that because we will be having graduates from this institution and professionals in the industry, we can use their know-how and how they can also contribute to the Academy of Design and Innovation when it will be created. I would request the Minister if he could have a technical committee so that we have alumni and convocation and maybe also when we say convocation, the new word that is trending now is alumni – it should say convocation and alumni. In the University of Mauritius Act, we have the convocation but here we are talking about the convocation, we understand about it but with the students and the youths, the word ‘alumni’ is now trending. And I would say, it would be interesting that there will be procedure that will be done for the convocation when it will be created because it will come after the Academy will be done, when there will be graduates; they will be recognised as the convocation or alumni members so that would take the time to establish it. So, I would request the Minister to consider about the technical committee because for instance, if I take the example of the University of Mauritius, when we were in the textile and design at the University at that time, we had François Woo who was a former alumni of the University of Mauritius, who had done very well in the textile industry. And we had to use him and his know-how in such a way that this could be an experience for our students. And what we are also creating with this Academy of Design and Innovation Bill, we will be collaborating with other institutions and also with the industry which is very interesting, which is going to empower students because they are going to have job placement and we know that the FDI has created employment - more than 90% of the students have got jobs and job placements and everywhere they have been employed.

So, I am saying that it is now time that we move to another level and what is also interesting is that they are going to have other collaborations. Hon. Dr. Boolell was very concerned about training the trainers, but it will be done like at the University of Mauritius or like other universities have been doing. We will be having collaboration with other institutions elsewhere, in Italy, in UK; there will be collaboration where the lecturers at the Academy of Design and Innovation will be going abroad to have exchanges. And why not; when we have exchange programmes, we have also students and academics coming from elsewhere to be lecturing our students here. Sharing of knowledge, this is not new; this is something that is being
done everywhere. And now with globalisation, it is so easy now in communication. We know that with this Academy of Design and why we are changing the appellation also is very important because we are not only talking about design or fashion, we are talking about spectacles, about furniture; we are talking about many things that are also using light engineering.

Mr Deputy Speaker, Sir, just to tell you that where we want to bring this country for our youths and what we are doing is in line with our Government Programme that we have presented. I thank the Minister and our Prime Minister for bringing this Bill to the House and making it a must that we have the necessary infrastructure and the necessary staff that will be running this institution which are very important so that we move to the next level. We hope that in the near future, this will become a reality when we are going to have to go to this new design sustainable building of the Academy of Design and Innovation. Thank you, Mr Deputy Speaker, Sir.

The Deputy Speaker: Thank you very much. Hon. Navarre-Marie!

(5.52 p.m.)

Mrs A. Navarre-Marie (Fourth Member for GRNW & Port Louis West): Merci, M. le président. L’objet de ce projet de loi, the Academy of Design and Innovation Bill, est de créer une académie de design et d’innovation qui reprendra les fonctions de l’institut existant et de créer l’excellence dans les domaines autre que la mode et le design. Et ce sera également un organisme octroyant seul ou en collaboration avec d’autres organismes, les certificats, des diplômes, les degrés comme le prévoit les amendements apportés en 2013 à la législation de 2008. We have no quarrel with that; c’est une bonne chose.

M. le président, au moment de la présentation d’amendement à la loi de 2008. Le ministre d’alors avait précisé trois raisons ayant motivé ces amendements. À savoir –

(i) to award diplomas ;

(ii) to enhance credibility vis-à-vis its counterparts, and

(iii) to strengthen the institution.
Quand est-il de la crédibilité de l’institut ? En 2019 une centaine d’étudiants du FDI de la cuvée 2017-2019 avaient terminé leurs cours depuis juin. La remise des diplômes aurait dû se faire en octobre mais en décembre leur diplôme ne leur avait toujours pas été octroyé. Personne n’arrivait à les informer de la date précise de la remise des diplômes.

Ces cours, M. le président, coûtent de la tête aux yeux pour beaucoup. Pour beaucoup, pour trouver les R 300,000 nécessaires, certains ont dû travailler sans relâche pendant trois ans. Si pour certains ce diplôme était le seul moyen d’avoir un travail, d’autres l’attendaient pour poursuivre leurs études et ils n’avaient pas d’information – ils n’avaient pas accès aux informations – si l’institut allait offrir des cours pour l’obtention d’un degré ou s’ils devaient continuer leurs études ailleurs. Les étudiants ne savaient où donner de la tête, ils n’avaient pas obtenu de résultat non plus ni un relevé de note, seulement un papier pour attester qu’ils étaient élève de l’institut. Pendant des mois les étudiants ont remué ciel et terre pour chercher des explications mais en vain. Cette situation les a affectés psychologiquement mais aussi au niveau professionnel car ils n’avaient pas de preuves qu’ils avaient réussi leurs examens. Toutes les démarches qu’ils ont entamées pour trouver un emploi tombaient à l’eau faute d’attestation de leur note finale.

Deuxième point, la composition du Board. A la clause 8 (f) du projet de loi, The Board, mention est faite de –

“(f) 6 other members, to be appointed by the Minister, 3 of whom shall be from the manufacturing sector and one from the industry associations”.

What about the other two? Comment est-ce qu’ils vont être nommés, de quel secteur d’activité viendront-ils ? Il y a aussi – mon collègue l’a mentionné – le fait que le MES fer parti du Board, qui est une bonne chose mais récemment nous avons constaté que la crédibilité de cet organisme a pris un sale coup, a été quelque peu entaché avec le fait qu’une personne non autorisée ai pu avoir accès auxordinateurs des papiers d’examen. Il faut dire que cette situation a causé pas mal d’inquiétude dans le public. Est-ce que ce ne serai pas là que le sommet de l’iceberg ? Est-ce qu’il y aurait des cas dont nous n’avons pas connaissance ? Il faut que le MES se refasse une virginité et revoir tout son protocole concernant les examens.

Mon troisième point, M. le président, concerne le recrutement. Lors de son intervention en 2013, l’honorable Steven Obeegadoo avait exprimé des craintes a l’effet que cette loi qui été
présentée puisse être l’occasion de créer jobs for the boys and girls. En effet, M. le président, le troisième député de Curepipe-Midlands à l’époque et aujourd’hui Deputy Prime Minister, disait ceci –

« M. le président, ce qui interpelle c’est les jobs for the boys ou devrais-je dire jobs for the boys and the girls ».

Il ne croyait pas si bien dire.

En effet, en 2018, une personne nommée à la tête de l’institut a été au cœur d’une controverse. On parlait même de traitement de faveur, on parlait de recrutement fait en catimini, des lettres de dénonciation avaient même été circulées. La personne nommée était considérée comme étant proche du ministre de tutelle de l’époque bien sûr, et cette personne était présente dans la circonscription numéro six lors des élections législatives de 2014. Elle avait été nommée présidente du conseil d’administration de l’institut par le ministre ; nomination avalisée par le conseil des ministres. Cette personne c’était auto désignée au poste d’Officer in Charge de l’institut. Ensuite, elle avait démissionné comme Chairperson du Board dans les milieux de l’institut on évoque le manque de transparence.

Ce qui me fait arriver à mon quatrième point, les employés. Est-ce que les employés ont été consultés avant la présentation du projet de loi ? Est-ce que leurs appréhensions ont été prises en considération ? Dans la législation de 2008 sous Transitional Provisions à la clause 30 sous-section 4, la sous-section mentionne –

“…unbroken period of service within the institute”

tout comme la clause 39 du présent projet de loi under Saving and Transitional Provisions sous-section 1 (a). Hors, ce qui inquiète les employés c’est le fait que la sous-section 3 de la clause 30 de la législation de 2008 a été supprimée dans le nouveau projet de loi qui est présenté aujourd’hui devant cette Chambre et cette section mentionne –

“…on terms and conditions which shall not be less favourable than those of his previous employment in the organisation”.

Cela inquiète et sous-entends que le temps de service des employés ne seront pas touchés alors qu’il pourrait avoir des changements dans les terms and conditions. Si c’est une omission, il faut la corriger ou alors le ministre nous doit une explication.
A la présentation du projet de loi, M. le président, le projet de 2008, l’accent avait été mis sur le textile. Par conséquent, le *Fashion and Design Institute* est devenu opérationnel en 2009 avec l’intégration de la *School of Design* de l’*IVTB*, the *Department of Textile Technology* de l’université de Maurice et the *Textile and Apparel Development Centre* de *Enterprise Mauritius*. Maintenant, y a-t-il aujourd’hui encore un avenir pour le textile? Je rends ici hommage à nos pionnières femmes, ces milliers de Mauriciennes qui ont contribué dès les années 70 à faire de ce secteur un pilier de l’économie mauricienne.

M. le président, la tendance aujourd’hui est le *vintage* pour le respect de l’écologie. Il nous faut prendre en considération cette vérité. Les consommateurs sont de plus en plus avertis de l’impact environnemental que suscite la mode, dite rapide. Des millions de vêtements fabriqués finissent à la décharge. La durée de vie moyenne d’un vêtement en Angleterre est seulement de deux ans. C’est un énorme gâchis dû à une société de surconsommation par rapport aux vêtements achetés.

Certaines personnalités très influentes à l’étranger ont commencé à effectuer leurs achats de la façon la plus durable possible et se sont mis à porter des vêtements d’occasion. Selon une étude en 2019, 64 % des femmes étaient prêtes à acheter de la seconde main contre seulement 45 % en 2016. Et ce chiffre devrait augmenter au vue de la prise de conscience générale par rapport à l’industrie de la mode féminine. Le domaine du *vintage* et de la mode d’occasion devraient atteindre pas loin de 54 milliards de dollars en moins de cinq ans. Il est actuellement à 24 milliards de dollars selon le rapport de *thredUP*.

La créatrice de la fameuse boutique en ligne, *the Stellar Boutique* observe une réelle transition de la mode *vintage*. Elle explique que 20 ans auparavant, il y avait une certaine réticence sur ces habits usagés qui possèdent un vécu et donc certaines fois, des tâches. Maintenant, les gens ont changé de mentalité et trouvent cela *cool* et totalement dans l’ère de la mode actuelle.

La mode *vintage*, M. le président, s’est implantée sur le marché textile dans les années 2000 avec *Peekaboo Vintage* de Portobello Road qui se spécialisait dans cette vente avec le fameux magasin de Topshop à Oxford Circus. ASOS y a aussi fortement contribué en lançant *ASOS Marketplace* permettant la mise en vente en ligne de vêtements d’occasion, *streetwear*. 
La popularité des vêtements d’occasion augmente et son marché est en pleine évolution avec l’implantation des magasins traditionnels, des marchés aux puces ou bien des friperies en ligne. Le vintage semble revenir au goût du jour non-seulement pour l’industrie de la mode mais également dans tous les domaines. Et il est impérieux de se diriger vers d’autres secteurs tout en considérant la valeur ajoutée mais gare aussi à la contrefaçon qui inonde le marché à travers le monde. Gare aussi à la compétition venant d’autres pays comme l’Inde et la Chine. Il faut donc encourager la haute couture. La haute couture, M. le président, c’est créer, c’est sublimer. Nous avons pas mal de talents à Maurice à l’instar de Lida O’Reilly, Emilien Jubeau, le jeune Boolell et j’en passe. Mais que fait-on pour les encourager ?

Ce projet de loi présenté aujourd’hui, a l’avantage de couvrir une panoplie de secteurs autres que la mode et le textile ; secteurs qui seront couverts par la future Académie. Que fait-on pour sauvegarder les nouvelles créations ? Il serait intéressant ici de connaître le nombre de industrial design enregistré annuellement sous le Patent, Industrial Designs and Trademarks Act de 2002. Il faut également que les créateurs puissent avoir accès aux incubateurs, aux finances, à un encouragement, à du seed capital. Il faut également songer au concept de crowdfunding. En France, par exemple, il existe des plates-formes comme Chouette Ulule qui aident à concrétiser tout projet porteur. Créé en 2010, alors pionnier du crowdfunding, Chouette Ulule est aujourd’hui le premier incubateur participatif de projet à impact positif en Europe. Sa mission est de donner à chaque personne, créateur, citoyen et entreprise le pouvoir d’agir pour un monde plus divers, plus durable, plus ouvert. Au-delà du financement, il s’agit d’aider les créateurs à passer de l’idée à l’action, a réussi à faire grandir leurs projets. Nous nous devons donc nous en inspirer.

Pour conclure, M. le président, je réitère que les trois points que j’avais mentionnés plus tôt soient pris en considération, c’est-à-dire, qu’il est important que cette Académie soit crédible et transparente, que des créations puissent être encouragées et protégées. Et, last but not least, que les droits des employés ne soient pas lésés par cette nouvelle institution.

Je vous remercie.

The Deputy Speaker: Thank you very much. Hon. Ms Jutton, please!

(6.11 p.m.)
Ms T. Jutton (Second Member for Vieux Grand Port & Rose Belle): Thank you, Mr Deputy Speaker, Sir, I am sure that the House will concur that today’s debates are important as it is after a really long time that we are debating on industrial innovation and design.

I would like here to actually thank the hon. Member who intervened just before me, hon. Mrs Navarre-Marie, for welcoming the Bill and for her constructive proposals as well. And just to say, to commence, that I am sure that this Government which has been behind such initiatives like the Workers’ Rights Act, working in favour and always ensuring that the rights of workers are protected; that this Government which has also introduced the Negative Income Tax, *le salaire minimum* and a series of other measures as well as the setting up of the Redundancy Board and previously of course the Employment Relations Tribunal, have at heart, the welfare of employees. And I am sure that her concern about *les droits des employés* will be looked into. As concerns credibility and transparency, I believe that the Government has always acted in a transparent manner.

And, about her point on vintage, yes, indeed I agree and I am sure that our talented women and even men, our talented youths out there can actually tap into this. And as mentioned by my colleague earlier, hon. Dhunoo, so many of our youths have even been to the Dubai Expo to have the opportunity to expose their creative designs in Dubai, and I am sure they will come up with even more innovative methods.

Allow me now to commend hon. Bholah, Minister of Industrial Development, SMEs and Cooperatives for coming up with the Academy of Design and Innovation Bill today. So, let us directly delve into the rationale of this Bill as hon. Dr. Boolell was questioning earlier - what’s in a name? Of course, not Johnnie Walker but the Academy instead of FDI. So, it is a fact that the field of technology and design is ever changing rapidly and we cannot afford to lack behind. Fashion has always been at the forefront of innovation from the invention of a sewing machine to the rise of e-commerce. Our people here in Mauritius, especially our youths are talented and this Government wants to ensure that they are further motivated to develop the skills and pursue their passions and they are being provided with the right knowledge and the adequate competencies to be able to transform their very passion into their vocation.

In line with this vision, a series of incentives has been put in place by Government for encouraging entrepreneurship and the fashion and design industry is no exception. Over the
world today, we can witness the emergence of an entrepreneurial economy which is actually stimulated by a new type of competition in the fashion industry. In this industry, we have people who are simultaneously creators, owners and also managers of their own fashion business firms.

However, as per studies and academic papers on fashion and innovation, it has been stated that despite the high influence of fashion in modern society, the analysis from a management perspective has not been sufficiently conducted and hence, this is why fashion creativity and business intellect have been kept separate. Today, global business of passion requires this integration and sophisticated management techniques so that there can be a high level of creativity and innovation embedded for the rapid development of business strategies that relate to fashion and design management.

Mr Deputy Speaker, Sir, with this Bill, the Fashion and Design Institute Act will be repealed and replaced. The Bill promotes, *inter alia*, the dissemination of knowledge of the design fields while promoting multi-sectorial design fields and encouraging research, consultancy and training facilities and services in the design fields. The proposed Academy will also pave the way for the development of incubators and entrepreneurs while also promoting innovation in the design fields. Another of the core functions of the Academy will be to promote excellence for creative industry in other fields such as graphic and multimedia, building and architecture, jewellery, arts and crafts. The Academy will indeed be playing a pivotal role in terms of innovation.

Mr Deputy Speaker, Sir, building a constantly adaptive and innovative training system is indeed a long term commitment and this requires political will, right policies and the support of all stakeholders to make it possible. According to one of the young global leaders of the World Economic Forum, it is seen that a job mismatch on the job market tends to exist because existing education providers do not give workers the skills that employers actually are looking for or need. So, this is why there needs to be an educational model which is employer driven and responsive to the demands of the labour market. And this Government has been involved in so many initiatives to help combat unemployment and skills mismatch such as the setting up of a National Skills Development Programme, the National Apprenticeship Programme, the Graduate Scheme Programme and many others, and more recently in this Budget, we have seen *les primes de l’emploi* to encourage youths and women to undertake a job and actually become
entrepreneurs as well as training under Anti-Money Laundering. And hence, this Bill is again one step further to reduce this mismatch.

Mr Deputy Speaker, Sir, the Academy will be serving to foster a unique design education revolution to inspire, motivate, nurture and empower our young creative minds with relevant transferable skills to be able to become successful design practitioners, creative leaders or design entrepreneurs in the global design industry. The hon. Minister earlier mentioned potential breakthroughs in adaptive and medical apparels, eyewear and also for people with disabilities, hence, ensuing greater inclusion thereby meeting the Sustainable Development Goals which this Government adheres to.

To ensure that students are encouraged to innovate and be creative, I am also given to understand that the Academy will arrange for industry and site visits to enable student interaction with craftsman and site workers. These studies will allow students to enhance their observation skills and also help them in innovating. Our talented students will also be given a lot of opportunities to be able to take part in national and international competitions. I am also pleased to note that the Academy will collaborate with other local and international institutions and engage in exchange programmes and courses which will for sure be a great motivation for the students and also allow them to expand their horizons.

Mr Deputy Speaker, Sir, apart from fashion design, design in itself can be a significant driver of growth. For instance, I have read that Jonathan Ive who had a creative partnership with Steve Jobs made Apple, one of the world’s biggest companies and this is a great example of how a business can actually be transformed and revamped by a great designer.

Coming to educating our children and our youth, I can still remember my friends at college who took Design and Technology or Home Economics as a subject and, you know, at that time they were so proud telling me about the things they had designed. I can say with conviction that these provided them with a much greater sense of satisfaction than actually the grades they were getting for the subjects and they can still remember what they created till now. And hence, Mr Deputy Speaker, Sir, more needs to be done to ensure that the creative and innovative design talent that our children have is properly tapped into and nurtured.

Mr Deputy Speaker, Sir, d’ailleurs to encourage our children to develop their skills, recently this Government brought about the Institute of Technical Education and Technology
Bill and I remember I said in this very House that we should be breaking set stereotypes, encouraging a child to pursue studies and a career path in a particular field whilst that child actually may not be happy doing so and later on feel demotivated during the studies, which I have seen myself previously as a lecturer or even when they start a job in that field, experience job alienation.

Mauritius is already offering free education up to undergraduate level and ensuring that vocational training and technical skills are not overlooked. Today, this Bill comes to further strengthen the efforts of this Government into the direction of allowing our children to be able to achieve whatever their dreams are.

Earlier the hon. Minister mentioned the financial sustainability of the Fashion and Design Institute which was relying mostly on Government grants. Becoming an awarding body in itself, now the Academy will be empowered as it will be able to provide and award wide ranging courses from short courses, diplomas to undergraduate programmes and even award scholarships. Mr Deputy Speaker, Sir, Mauritius has already embarked on the transformational landscape to become the education hub of choice for Africa and other parts of the world and this Bill, through the Academy, will further serve this purpose.

The hon. Minister also mentioned about the amazing contribution of the fashion and design industry to the packaging industry which I will not delve into but let me talk a bit about the ecological impact. Today it is a fact that all countries around the world are talking about the imminent climate change crisis and ways to be able to mitigate same. It is important to highlight that design can have a huge impact in helping to mitigate the disastrous effects of climate change and to protect mother Earth. The fashion industry can indeed become more sustainable by embedding what we call ‘circular innovation’. For instance, all the way from upcycling to recycling and moving away from mechanical and chemical processes to more ecological friendly processes.

I also reckon the Minister mentioning that the new building for the Academy will be based on green principles and indeed, this is a point to be noted. I have also been reading about some initiatives by other companies abroad. For instance, some which have been offering traceable colouring method for textiles which is actually eco-friendly and others which actually use food crop wastes and turn it into fibres that can then be used into textiles and garments.
To be and to function as an Academy, of course, a series of administrative processes have to be undertaken and coming from the world of academia, I have myself been intricately involved in the design of curricula, instructional design and organisation of short courses, portfolios for assessment and exams and I know how much work goes into this. And this Bill does mention about a curriculum design and also about the administrative processes such as the board and the other members who will be recruited to serve the purpose of an Academy.

Mr Deputy Speaker, Sir, as I conclude, I wish to say that to cope with the new world disorder where we have to create the new normal by reimagining businesses, redesigning systems, we need to have fresh visionaries who will be ready to embrace disruption and to pave new paths. The proposed changes in the world of fashion and design will actually be a powerful driving force to web-up the academic sectors and its underlying subsectors. It will help us to move up the value chain. Hence, at this present hour, with the constraints of time and age, design can actually act as an avatar of change for innovation in industry 4.0 and hence, I truly recommend the proposed changes. Thank you.

The Deputy Speaker: Thank you very much. Hon. Minister Hurdoyal, please!

(6.27 p.m.)

The Minister of Public Service, Administrative and Institutional Reforms (Mr T. Hurdoyal): Mr Deputy Speaker, Sir, I am extremely pleased and privileged of the opportunity given to me to debate and provide my insights on the Academy of Design and Innovation Bill, which is being brought in this august Assembly by my colleague, hon. Soomilduth Bholah, Minister of Industrial Development, SMEs and Cooperatives.

Mon bonheur est tout aussi immense, M. le président, de pouvoir apporter ma contribution aux débats de ce projet de loi, présenté par mon collègue l’honorable Bholah qui, il faut le rappeler, est aussi mon bon ami comme vous, M. le président, et colistier dans la circonscription No. 10.

N’en déplaise, M. le président, nous sommes animés de cet esprit d’équipe. Je n’ai pas de doute que ce Gouvernement, va aplanir les obstacles les plus tenaces et atteindre les objectifs fixés afin d’assurer un meilleur avenir pour notre population et redonner espoir à nos jeunes.
Mr Deputy Speaker, Sir, the debate being held in this august Assembly in context of the presentation of the Academy of Design and Innovation Bill is an immersion into the future - the future of the young generation.

At the dawn of the 4th industrial revolution, Mr Deputy Speaker, Sir, the global economy and society will be driven by a blend of innovative technologies, creativity and inventiveness. In every sphere of our life, one can already experience the pervasive grip of emerging and innovative technologies such as Artificial Intelligence, Augmented and Virtual Reality, Robotics, Internet of Things and 3-D printing, to name a few.

Such dramatic change will undeniably have a big impact on skills and jobs, needed to support the global economy. As a matter of fact, more than 50% of jobs being taken up at the present moment will no longer exist in the next decade. On the other hand, new jobs and occupations that do not exist today will be created as a result of automation and the consumption of transformative and creative products and services.

Mr Deputy Speaker, Sir, as pointed out by Matt Bellamy, I quote –

“Artificial intelligence and automation are going to be taking over so much of what gives humans a feeling of purpose.”

The creative industry will not be spared by this tidal wave of technological disruption and the role of Government is to create the right ecosystem to enable our youth to fully unleash their potential and create job opportunities in this key economic sector.

Government’s strategy towards creating the right legal, regulatory and institutional environment in order to put innovation at the centre stage of development has been coherent throughout. May I recall that in 2015, a Ministry dedicated to the subject matter of innovation was created for the first time in history?

In 2018, the Mauritius Research Council Bill was replaced by the Mauritius Research and Innovation Council and recently, I have had the opportunity to intervene on the Emerging Technologies Council Bill brought by my colleague, hon. Deepak Balgobin, Minister of Information Technology, Communication and Innovation.

Today’s debate on the Academy of Design and Innovation Bill is in line with this coherent approach to project our country into the future, built on the bed rock of innovation.
Mr Deputy Speaker, Sir, I would wish to comment on one fundamental aspect of the Bill which provides for the replacement of the Fashion and Design Institute and the setting up of a modern Academy of Design and Innovation.

Indeed, whilst the Fashion and Design Institute has served its purpose, its scope is considered too limited and narrow to adequately serve the dynamic and fast growing creativity sector which now englobes an array of other domains of human craftsmanship, artistry and creativity.

As rightly highlighted in the explanatory memorandum of the Bill, the Academy of Design and Innovation will not only promote excellence in the field of fashion and design technology, but will, in addition, promote excellence for creative industry in other fields such as graphic and multimedia, built-in and architecture, jewellery, arts and crafts.

To put into perspective the tremendous potential of the creative industry, McKinsey which is a credible and respected global consultancy firm, has estimated that compared to 2019, global fashion sales alone, both in luxury and non-luxury segments increased by 101% in 2021 and 108% in 2022 and that the industry generates a global annual revenue of USD2.5 trillion.

Moreover, I consider that the Bill does not only provide for a mere change in the appellation from Fashion and Design Institute into the Academy of Design and Innovation.

Mr Deputy Speaker, Sir, a fundamental change that is being brought in this Bill is that unlike the Fashion and Design Institute which could not only make recommendations to the University of Mauritius or any other institution for the award and conferring of certificates, diplomas, degrees, honorary degrees and other academic, professional, or vocational qualifications, the Academy of Design and Innovation will be vested with the authority to become an awarding body of its own right. Therefore, the Academy will be able to award degrees, diplomas, and certificates either on its own strength or jointly by other prestigious institutions. This change will give the right signal to students in terms of an identity being put in the limelight in the field of design and innovation.

Mr Deputy Speaker, Sir, through this change, the whole creativity industry is being raised to a new level and status that commensurate with an innovation driven world which is poised to establish itself as a major sector of our economic landscape. Such strategy will give trust and
confidence to the students to embrace an exciting career in a sector that is dynamic, attractive and rewarding. As rightly stated by famous Industrial Designer Marc Newson –

“The fashion industry has an enormous amount to offer in what we do in industrial design because fashion is fast, fashion has its finger on the pulse. There are very few creative industries that work on that rhythm”.

The Academy of Design and Innovation therefore comes at an opportune moment, Mr Deputy Speaker, Sir, which will significantly contribute to support in carving a niche into the huge global fashion and creativity market. Indeed, we are in a unique position as a country that embraces different cultures and traditions and that could be portrayed as a unique brand identity. This facet has to be boldly depicted through innovative artistic creation and design of products and services. Such a positioning will require qualified and competent workforce in the creative industry and the Academy will be of great relevance to support in this endeavour. Moreover, the vibrant and booming tourism sector can be a significant captive market and source of foreign currency on products and services of the creative industry provided that these are of great artistic value and quality.

Mr Deputy Speaker, Sir, I would like now to make some comments on some salient aspects of the Bill. I am pleased to note that sections 5 (b), 5 (i) and 5 (j) give an international dimension to the Academy of Design and Innovation. As a matter of fact, innovative technologies have spawn a new economic model which is termed as the sharing economy and which is extremely relevant in the fashion and creative industry. Imagine the positive impact on the economy and society, Mr Deputy Speaker, Sir, when students and academics of the Design and Innovation Academy of Mauritius are able, in line with the provisions of the Bill, to collaborate, share ideas, techniques and views and connect to the global creative industry. For example, tie ups between the academies can be made with the prestigious National Institute of Design of India or L’Institut Français de la Mode in Paris or the joint award of certificates between the Academy and Universities of international repute in this domain.

Students graduating from the Academy of Design and Innovation will have internationally recognised qualifications thus enabling them to unleash their creative acumen and forge a brighter future anywhere in the four corners of the globe. The potential to shape and elaborate creative products and services and a brand identity for Mauritian craftsmanship through
global collaboration is simply boundless. For instance, the untapped potential in augmented and virtual reality, which enables global customers, particularly online shoppers, to the right products and services made by our local creators of the design and creativity industry is mind blowing.

Mr Deputy Speaker, Sir, another key aspect of the Bill is with regards to the Governance framework of the Academy. I am pleased to note that the academic function as a distinctive and key role of the Academy of Design and Innovation is aligned with what is normally found in our publicly funded Universities. This is a fundamental aspect as there is now a clear depiction between the administrative and academic functions of the Academy. Such a framework will clearly define the role and responsibilities of each and every stakeholder of the Academy thus ensuring goal congruence and ensuring the risks of conflicts are minimised.

As a matter for fact, Section 19 of the Bill makes provision for the setting up of an Academic Council akin to the Senate of the University of Mauritius. Under Section 20 of the Bill, clear roles and responsibilities of the Academic Council are defined. Moreover, Sections 20 and 21 of the Bill provide for the setting up of faculties of the Academy.

Mr Deputy Speaker, Sir, we are standing at a time where we need the most creative out-of-the-box thinkers, the most inventive agents of change; people with ambition and big ideas as we transition into a new era of technological innovation and creative destruction – a notion where we build a new, greener, more creative and connected world and leave behind the old paradigm. I have no doubt that this very important legislation will contribute to the recovery phase for renewed prosperity and progress and give hope to the young generation. Thank you for your attention, Mr Deputy Speaker, Sir.

The Deputy Speaker: Thank you very much! Hon. Minister Toussaint please!

Mr Toussaint: Mr Deputy Speaker, Sir, I move that the debate be now adjourned.

Mr Seeruttun seconded.

Question put and agreed to.

Debate adjourned accordingly.

ADJOURNMENT
The Deputy Prime Minister: Mr Deputy Speaker, Sir, I beg to move that this Assembly do now adjourn to Tuesday 19 July at 11.30 a.m.

Mr Lesjongard seconded.

Question put and agreed to.

The Deputy Speaker: The House stands adjourned!

Specific matter today; nothing was sent. Have a good trip!

At 6.45 p.m., the Assembly was, on its rising, adjourned to Tuesday 19 July 2022 at 11.30 a.m.

WRITTEN ANSWERS TO QUESTIONS

MAURITIUS TELECOM - INSTALLATION OF DEVICES/EQUIPMENT - INQUIRY

(No. B/775) Mr P. Assirvaden (Second Member for La Caverne & Phoenix) asked the Prime Minister, Minister of Defence, Home Affairs and External Communications, Minister for Rodrigues, Outer Islands and Territorial Integrity whether, in regard to the allegations levelled against him by Mr S. S. in connection with the installation of devices/equipment at the Mauritius Telecom to monitor internet traffic to and from Mauritius, he will state if he will consider setting up an inquiry thereinto and, if not, why not.

(Vide reply to PQ B/771)

PRICE OBSERVATORY COMMITTEE - PRICE LISTS - MOBILE APP

(No. B/804) Mr E. Juman (Fourth Member for Port Louis Maritime & Port Louis East) asked the Minister of Labour, Human Resource Development and Training, Minister of Commerce and Consumer Protection whether, in regard to the Price Observatory Committee, he will, for the benefit of the House, obtain information as to –

(a) the number of price lists published since the coming into operation thereof, and
(b) if the mobile App in connection therewith is fully operational and, if not, why not.
(Withdrawn)

**RDA - CLASSIFIED ROADS - CONVERSION CRITERIA**

(No. B/808) Mr S. Dhunoo (Third Member for Curepipe & Midlands) asked the Minister of National Infrastructure and Community Development whether, in regard to the classified roads, he will, for the benefit of the House, obtain from the Road Development Authority, information as to the –

(a) number thereof, and

(b) criteria for the conversion of a road into a classified one.

(Withdrawn)

**CASINO OF MAURITIUS, CUREPIPE - THEFT - INQUIRY**

(No. B/810) Mr S. Dhunoo (Third Member for Curepipe & Midlands) asked the Minister of Finance, Economic Planning and Development whether, in regard to the Casino of Mauritius in Curepipe, he will, for the benefit of the House, obtain from the State Investment Corporation Ltd., information as to if an inquiry has been initiated into the theft that occurred thereat, on or about 06 January 2022 and, if so, indicate where matters stand, indicating the actions taken in relation thereto, if any.

(Withdrawn)

**COVID-19- NATIONAL VACCINATION PROGRAMME – SECOND BOOSTER DOSES**

(No. B/812) Mr F. Quirin (Third Member for Beau Bassin & Petite Rivière) asked the Minister of Health and Wellness whether, in regard to the COVID-19 National Vaccination Programme, he will state the number of second booster doses administered to the population as at to date, indicating if same is still ongoing and, if so, give details thereof and, if not, why not.

(Withdrawn)

**SAINT BARTHOLOMEWS COLLEGE – INCIDENT – INQUIRY**

(No. B/818) Mrs A. Navarre-Marie (Fourth Member for GRNW & Port Louis West) asked the Vice-Prime Minister, Minister of Education, Tertiary Education, Science and
Technology whether, in regard to the incident which occurred at the Saint Bartholomews College on Tuesday 28 June 2022 wherein a student was severely injured, she will state if an inquiry has been carried out thereinto and, if so, indicate the outcome thereof.

(Withdrawn)

**CEB – 20 MW BATTERY ENERGY STORAGE SYSTEM – TENDER EXERCISE**

(No. B/823) Mr R. Uteem (Second Member for Port Louis South & Port Louis Central) asked the Minister of Energy and Public Utilities whether, in regard to the tender exercise for the Supply, Installation and Commissioning of a 20 MW Battery Energy Storage System, he will, for the benefit of the House, obtain from the Central Electricity Board, information as to where matters stand.

(Withdrawn)

**DIGITAL ELEVATED MODEL – FLOOD PRONE AREAS – CUREPIPE & MIDLANDS**

(No. B/827) Mr S. Dhunoo (Third Member for Curepipe & Midlands) asked the Minister of National Infrastructure and Community Development whether, in regard to the Digital Elevated Model, he will, for the benefit of the House, obtain from the Land Drainage Authority, information as to the number of flood prone areas identified in Curepipe and Midlands, indicating the measures that need to be taken under the National Flood Management Program thereat.

(Withdrawn)

**MAURITIUS SECONDARY SCHOOL SPORTS ASSOCIATION – FINANCIAL SUPPORT – FINANCIAL YEARS 2019-2022**

(No. B/829) Mr F. Quirin (Third Member for Beau Bassin & Petite Rivière) asked the Minister of Youth Empowerment, Sports and Recreation whether, in regard to the Mauritius Secondary School Sports Association (MSSSA), he will give a breakdown of the financial
support allocated thereto by his Ministry for financial years 2019-20, 2020-21 and 2021-2022, indicating all activities organised therefor.

(Withdrawn)

**SWIMMING CLUBS – LANES – ALLOCATION**

(No. B/832) Mr F. Quirin (Third Member for Beau Bassin & Petite Rivière) asked the Minister of Youth Empowerment, Sports and Recreation whether, in regard to the swimming pools, he will, for the benefit of the House, obtain from the Mauritius Sports Council, information as to if there has been a change in the allocation of lanes to swimming clubs and, if so, indicate the terms and conditions thereof.

(Withdrawn)

**CHAMP DE MARS – FOOTBALL PITCH – ALTERNATIVE SPACE**

(No. B/835) Dr. F. Aumeer (Third Member for Port Louis South & Port Louis Central) asked the Vice-Prime Minister, Minister of Local Government and Disaster Risk Management whether, in regard to the Champ de Mars, he will, for the benefit of the House, obtain information as to whether an alternative space has been identified for a football pitch following the A. R. Kurreembokus Stadium being occupied by the People's Turf PLC.

(Withdrawn)

**METRO EXPRESS LTD – PASSENGERS, REVENUE & OUTSTANDING LOANS**

(No. B/836) Mr D. Nagalingum (Second Member for Stanley & Rose Hill) asked the Minister of Land Transport and Light Rail, Minister of Foreign Affairs, Regional Integration and International Trade whether in regard to the Metro Express, he will, for the benefit of the House, obtain from Metro Express Ltd., information as to the –

(a) total number of passengers conveyed as at to date;
(b) total revenue obtained from sales of tickets, and
(c) quantum of outstanding loans.

(Withdrawn)
COVID-19 VACCINES – STOCK, EXPIRY DATES & FUTURE CONSIGNMENT

(No. B/837) Mr E. Juman (Fourth Member for Port Louis Maritime & Port Louis East) asked the Minister of Health and Wellness whether, in regard to the COVID-19 vaccines, he will state –

(a) the number thereof currently in stock, indicating the number thereof due to expire by end July and August 2022, respectively, and
(b) if any future consignment thereof is expected through the Covax Facility.

(Withdrawn)

PLAINE VERTE SWIMMING POOL – OPERATIONAL DATE

(No. B/841) Mr E. Juman (Fourth Member for Port Louis Maritime & Port Louis East) asked the Vice-Prime Minister, Minister of Local Government and Disaster Risk Management whether, in regard to the Plaine Verte Swimming Pool, he will, for the benefit of the House, obtain information as to when it will be operational, indicating when it was closed for renovation, indicating the work progress thereof.

(Withdrawn)

CONTROLLER OF CERTIFYING AUTHORITIES - EMUDHRA CERTIFICATE PRACTICE STATEMENT

(No. B/847) Dr. M. Gungapersad (Second Member for Grand’Baie & Poudre d’Or) asked the Minister of Finance, Economic Planning and Development whether, in regard to the Controller of Certifying Authorities (CCA) license with the eMudhra Certificate Practice Statement (CPS) India, he will state if measures have been taken in the form of directive or circular to extend Government tenders due to the expiry of the said license.

(Withdrawn)

STC - EDIBLE OIL, PULSES & MILK POWDER

(No. B/849) Dr. M. Gungapersad (Second Member for Grand’Baie & Poudre d’Or) asked the Minister of Labour, Human Resource Development and Training, Minister of Commerce and Consumer Protection whether, in regard to the proposed procurement of edible
oil, pulses and milk powder by the State Trading Corporation, he will, for the benefit of the House, obtain information as to where matters stand, indicating if the price thereof will be subsidized and, if so, give details thereof.

(Withdrawn)

NEW WOOTON FLYOVER - CONSTRUCTION

(No. B/854) Mr S. Dhunoo (Third Member for Curepipe & Midlands) asked the Minister of National Infrastructure and Community Development whether, in regard to the proposed construction of the new Wooton flyover, he will, for the benefit of the House, obtain from the Road Development Authority, information as to where matters stand?

(Withdrawn)

UNESCO - WORLD HERITAGE SITES - TENTATIVE LIST

(No. A/1) Ms J. Bérenger (First Member for Vacoas & Floréal) asked the Minister of Arts and Cultural Heritage whether, in regard to UNESCO World Heritage Sites, he will give the updated tentative list of cultural and natural sites submitted by Mauritius for inclusion therein, indicating if any cultural or natural site from the said list submitted by Mauritius has been placed into a ‘at Nomination File’ at UNESCO.

Reply: As per information obtained from the National Heritage Fund, a parastatal body under the aegis of the Ministry, the Black River Gorges National Park, was submitted to UNESCO, World Heritage Centre on 17 May 2006 for inclusion in its tentative list, based on the following criteria –

(i) it is an outstanding example representing significant ongoing ecological and biological processes in the evolution and development of terrestrial, fresh water, coastal and marine ecosystems and communities of plants and animals, and

(ii) the site contains the most important and significant natural habitat for in situ conservation of biological diversity, including those containing threatened species of outstanding universal value from the point of view of science or conservation.

It is to be highlighted that for inclusion in the UNESCO World Heritage Sites, as per the UNESCO guidelines, the State Party has to first of all include the proposed cultural or natural site on UNESCO’s tentative list.
Once the site is included on the tentative list of the UNESCO World Heritage Sites, the State Party has to prepare the Nomination Dossier for submission to the World Heritage Centre for review and assessment by the International Council on Monuments and Sites (ICOMOS) and the International Union for Conservation of Nature (IUCN).

In the case of Black River Gorges National Park, following the decision of the then Government in February 2012 not to go ahead with its listing on the World Heritage List, the Nomination Dossier was not prepared and the matter was set aside.

As at date, the Black River Gorges National Park is still on the tentative list of UNESCO World Heritage Sites.