THE ROAD TRAFFIC (AMENDMENT) ACT 2025

Act No. 29 of 2025

I assent

DHARAMBEER GOKHOOL, G.C.S.K

15th December 2025

President of the Republic of Mauritius

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FIRST SCHEDULE

SECOND SCHEDULE

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FIFTH SCHEDULE

SIXTH SCHEDULE

An Act

To amend the Road Traffic Act so as to make provisions for the re-introduction of the penalty points system

ENACTED by the Parliament of Mauritius, as follows –

1. Short title

This Act may be cited as the Road Traffic (Amendment) Act 2025.

2. Interpretation

In this Act –

"principal Act" means the Road Traffic Act.

3. Application of Road Traffic (Amendment) Act 2025

This Act shall not apply to offences committed before the commencement of this Act.

4. Section 2 of principal Act amended

Section 2 of the principal Act is amended –

- (a) by deleting the definition of "Cumulative Road Traffic Convictions Certificate";
- (b) by inserting, in the appropriate alphabetical order, the following new definitions –

"Endorsement Certificate" means a certificate in the form set out in the Ninth Schedule;

"penalty points" means points within the range specified in the third column of the Third Schedule;

"Penalty Points Certificate" -

- (a) means a certificate in the form set out in the Eleventh Schedule; and
- (b) includes a certificate in such digital form as the Minister may approve;

"permitted maximum number of penalty points" means, in the case of the holder of –

- (a) a provisional driving licence, a maximum of 10 penalty points accumulated by the holder during a period of 36 months;
- (b) a driving licence which is not a provisional driving licence, a maximum of 15 penalty points accumulated by the holder during a period of 36 months; or
- (c) an international driving permit, a maximum of 15 penalty points accumulated by the holder during a period of 36 months;

"redemption application form" means a redemption application form set out in the Twelfth Schedule;

5. Section 52 of principal Act amended

Section 52 of the principal Act is amended, in subsection (1A), in paragraph (a)(iii)(A), by inserting, after the words "21 days", the words "but not later than 30 days".

6. Section 123B of principal Act amended

Section 123B of the principal Act is amended –

- (a) in subsection (1), by deleting the words "25,000 rupees" and "50,000 rupees" and replacing them by the words "50,000 rupees" and "100,000 rupees", respectively;
- (b) in subsection (1A), by deleting the words "75,000 rupees" and "100,000 rupees" and replacing them by the words "200,000 rupees" and "500,000 rupees", respectively.

7. Section 123D of principal Act amended

Section 123D of the principal Act is amended –

- (a) in subsection (1)
 - (i) by repealing paragraph (d) and replacing it by the following paragraph, the word "or" at the end of paragraph (c) being deleted
 - (d) at the time of driving, he is under the influence of an intoxicating substance in breach of section 123E; or
 - (ii) by adding the following new paragraph
 - (e) at the time of driving, he is not holder of a valid driving licence, valid provisional driving licence or valid international driving permit,

- (iii) by deleting the words "25,000 rupees" and "50,000 rupees" and replacing them by the words "50,000 rupees" and "100,000 rupees", respectively;
- (b) in subsection (1A), by deleting the words "75,000 rupees" and "100,000 rupees" and replacing them by the words "200,000 rupees" and "500,000 rupees", respectively.

8. Section 123AG of principal Act repealed and replaced

Section 123AG of the principal Act is repealed and replaced by the following section –

123AG. Allocation and effectiveness of penalty points

- (1) Penalty points shall be allocated to the holder of a driving licence, a provisional driving licence or an international driving permit in accordance with this section, and section 192,193,195 or 196, as the case may be.
- (2) Subject to subsection (3), every penalty point allocated to the holder of a driving licence, a provisional driving licence or an international driving permit shall remain effective
 - (a) for a period not exceeding 36 months from the date on which the penalty point is allocated; or
 - (b) until it has been taken into account for the purpose of a disqualification order under section 123AH.

whichever occurs earlier, and shall, as from that date, no longer be effective.

(3) Notwithstanding subsection (2), where an application for disqualification is made to the Court by the licensing officer or any officer deputed by him, the penalty points already allocated to that person shall remain effective until the determination of the Court.

- (4) Where a person is convicted of an offence specified in the second column of the Third Schedule, the Court shall, in case the person is the holder of a driving licence, a provisional driving licence or an international driving permit
 - (a) require the licensing officer or any officer deputed by him to produce a Penalty Points Certificate in relation to the convicted person;
 - (b) in addition to any other sentence, including a monetary or custodial sentence which it deems fit to pass, allocate, subject to subsection (5), penalty points within the range specified in the third column of the Schedule;
 - (c) disqualify, where appropriate, the convicted person in accordance with section 123AH; and
 - (d) within 14 days from the date the penalty points are allocated to the convicted person under paragraph (b), or disqualifying the convicted person in accordance with section 123AH, inform the licensing officer of the fact by means of an Endorsement Certificate
- (5) (a) Where the holder of a driving licence, a provisional driving licence or an international driving permit has, on a single occasion, committed more than one offence specified in the second column of the Third Schedule, the Court shall, subject to paragraph (b), allocate the largest number of penalty points in respect of the offence carrying the highest range of penalty points.
- (b) Where the same range of penalty points is provided for 2 or more offences, the Court shall allocate the largest number of penalty points in respect of any offence.
- (6) (a) Any person to whom penalty points have been allocated pursuant to subsection (4)(b) may appeal against such decision in the same manner as against a sentence and the Court shall, pending the outcome of the appeal, suspend its decision.

- (b) A Court from whose decision an appeal is made pursuant to paragraph (a) shall inform the licensing officer of the fact within 14 days of the date on which the appeal is made.
- (c) A Court to which an appeal is made pursuant to paragraph (a) shall, within 14 days of its decision, inform the licensing officer in writing of the outcome of the appeal.
- (7) The licensing officer shall keep an up to date record of penalty points allocated to every holder of a driving licence, a provisional driving licence or an international driving permit.
- (8) On an application made by the holder of a driving licence, provisional driving licence or international driving permit, the licensing officer shall, on payment of such fee as may be prescribed, issue a Penalty Points Certificate, certifying the number of effective penalty points that have been allocated to him.

9. New section 123AH inserted in principal Act

The principal Act is amended by inserting, after section 123AG, the following new section -

123AH. Exceeding permitted maximum number of penalty points

- (1) Where, following an allocation of penalty points to a convicted person, the Court is satisfied that the convicted person has exceeded the permitted maximum number of penalty points, it shall at the same sitting and in accordance with section 52, disqualify the convicted person in the following manner
 - (a) where the person is the holder of a driving licence, he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles for a period of not less than 6 months nor more than 12 months;

- (b) where the person is the holder of a provisional driving licence, his provisional driving licence shall be cancelled and he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles for a period of not less than 6 months nor more than 12 months;
- (c) where the person is the holder of a driving licence for one type or class of vehicle and a provisional driving licence for another type or class of vehicle, he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles for a period of not less than 6 months nor more than 12 months;
- (d) where the person is the holder of an international driving permit, he shall be disqualified from driving in Mauritius all classes of motor vehicles for a period of not less than 6 months nor more than 12 months;
- (e) where the person is the holder of a driving licence and an international driving permit, he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles and from driving in Mauritius all classes of motor vehicles for a period of not less than 6 months nor more than 12 months;
- (f) where the person is the holder of a provisional driving licence and an international driving permit, he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles and from driving in Mauritius all classes of motor vehicles for a period of not less than 6 months nor more than 12 months; or

- (g) where the person is not the holder of a driving licence, provisional driving licence or an international driving permit, he shall be disqualified from holding or obtaining a driving licence for all classes of motor vehicles for a period of not less than 12 months nor more than 24 months
- (2) (a) Where, further to penalty points that have been allocated to a person, the licensing officer finds that the person has exceeded the permitted maximum number of penalty points, the licensing officer or any person deputed by him shall make an application in writing to the Court where the person was last allocated penalty points for the issue of a summons to the person to show cause why the person should not be disqualified in accordance with subsection (1).
- (b) Where, pursuant to an application made under paragraph (a), the Court is satisfied that a person has exceeded the permitted maximum number of penalty points, it shall, at the same sitting and in accordance with section 52, disqualify the convicted person in accordance with subsection (1).
- (3) (a) Where a person is disqualified under subsection (1) or (2), the Court shall
 - (i) order that person to surrender his driving licence, provisional driving licence or international driving permit, as the case may be, to the Court as soon as possible but not later than 5 days of the date of the order;
 - (ii) order that person to follow a rehabilitation course
 - (A) in the case of a person referred to in subsection (1)(a), before restoration of his licence pursuant to section 123AI(3);

- (B) in the case of a person referred to in subsection (1)(b), before holding or obtaining a driving licence pursuant to section 123AI(5);
- (C) in the case of a person referred to in subsection (1)(c), before restoration of his licence pursuant to section 123AI(3);
- (D) in the case of a person referred to in subsection (1)(d), before restoration of his permit pursuant to section 123AI(4);
- (E) in the case of a person referred to in subsection (1)(e), before restoration of his licence and permit pursuant to section 123AI(3) and (4);
- (F) in the case of a person referred to in subsection (1)(f), before restoration of his licence and permit pursuant to section 123AI(3) and (4); or
- (G) in the case of a person referred to in subsection (1)(g), before holding or obtaining a driving licence pursuant to section 123AI(6); and
- (iii) (A) where there is no appeal, forward the surrendered licence or permit, after endorsement, if any, to the licensing officer within 30 days from the date on which the licence or permit is surrendered; or

- (B) where there is an appeal, return the surrendered licence or permit to the holder on production of his National Identity Card or, where he is the holder of an international driving permit, his passport.
- (b) Where a person against whom an order is made pursuant to paragraph (a)(i) is the holder of both
 - (i) a driving licence and an international driving permit; or
 - (ii) a provisional driving licence and an international driving permit,

he shall surrender both the licence and permit to the Court.

- (4) (a) Where a person who is the holder of a driving licence is disqualified by virtue of this section, the licence shall be retained by the licensing officer as long as the disqualification is in force and shall be suspended as from the date of disqualification until the restoration of the licence to its holder under section 123AI(3).
- (b) Where a person who is the holder of an international driving permit is disqualified by virtue of this section, the permit shall be retained by the licensing officer as long as the disqualification is in force and until its restoration to the holder under section 123AI(4).
- (c) Where a person who is the holder of an instructor's licence is disqualified under this section or Part IV from holding or obtaining a driving licence, the Court shall order that person to surrender his instructor's licence as soon as possible but not later than 5 days of the date of the order.
- (d) An instructor's licence surrendered pursuant to paragraph (c) shall be retained by the licensing officer as long as

the disqualification is in force and shall be suspended as from the date of disqualification until the restoration of the driving licence to its holder under section 123AI(3).

- (e) A driving licence or an instructor's licence suspended by virtue of this section shall, during the time of suspension, be of no effect in Mauritius.
- (5) Where a person is disqualified on a second occasion under subsection (1) or (2) and the offences leading to his second disqualification have been committed within a period of 36 months from the date of expiry of his first disqualification, the Court shall, at the same sitting, cancel his driving licence.
- (6) (a) A person who, by virtue of an order of a Court under this section
 - (i) is disqualified from holding or obtaining a driving licence;
 - (ii) is disqualified from driving in Mauritius;
 - (iii) has had his driving licence or provisional driving licence cancelled,

may appeal against the order in the same manner as against a conviction and the Court shall, pending the outcome of the appeal, suspend the operation of the order.

- (b) (i) A Court from whose decision an appeal is made pursuant to paragraph (a) shall inform the licensing officer of the fact within 14 days of the date on which the appeal is made.
- (ii) A Court to which an appeal is made pursuant to paragraph (a) shall, within 14 days of its decision, inform the licensing officer in writing of the outcome of the appeal.
 - (7) A person who fails to surrender
 - (a) his driving licence, provisional driving licence or international driving permit within the period specified in subsection (3)(a)(i); or

(b) his instructor's licence within the period specified in subsection (4)(c),

shall commit an offence and shall, on conviction, be liable to a fine of not less than 10,000 rupees but not exceeding 50,000 rupees and to imprisonment for a term not exceeding 12 months.

- (8) For the purpose of this section and section 123AG(1)
 - (a) a person who is the holder of a driving licence for one type or class of vehicle and is also the holder of a provisional driving licence for another or class of vehicle, shall be deemed to be the holder of a driving licence;
 - (b) a conviction shall not be taken into account more than once by a Court for the purpose of a disqualification order.

10. New section 123AJ inserted in principal Act

The principal Act is amended by inserting, after section 123AI, the following new section -

123AJ. Redemption of penalty points

- (1) Subject to subsection (6), the holder of a driving licence or an international driving permit who has accumulated at least 10 penalty points but not more than 14 penalty points may make an application to the Court for redemption of a maximum of 3 penalty points.
- (2) An application made under subsection (1) shall be made
 - (a) in the redemption application form; and
 - (b) after the holder of the driving licence or international driving permit has completed a rehabilitation course.
- (3) Where the Court is satisfied that the holder of the driving licence or international driving permit has completed a

rehabilitation course for the purpose of subsection (1), it may, subject to subsection (4), redeem a maximum of 3 penalty points from the penalty points allocated for his last offence.

- (4) Where the Court makes a determination under subsection (3) or rejects an application made under subsection (1), it shall, not later than 14 days after the decision of the Court, inform the licensing officer of such decision.
- (5) No penalty points shall be redeemed where the total penalty points of the holder of the driving licence or international driving permit exceeds 15 before the Court determines the application.
- (6) No subsequent application for redemption of penalty points shall be made by the holder of the driving licence or international driving permit unless a period of 36 months has lapsed from the date of his last application for redemption of penalty points.

(7) In this section –

"Court" means the Court that allocated the holder of the driving licence or international driving permit with penalty points for his last offence;

"driving licence" does not include a provisional driving licence.

11. Section 163 of principal Act amended

Section 163 of the principal Act is amended, in subsection (1)(b), by deleting the words "100,000 rupees" and replacing them by the words "200,000 rupees".

12. Section 190 of principal Act amended

Section 190 of the principal Act is amended, in subsection (4)(zu), by deleting the words "Third Schedules" wherever they appear and replacing them by the words "Fourth Schedules".

13. Section 191 of principal Act amended

Section 191 of the principal Act is amended –

- (a) in subsection (1), by deleting the words "Subject to subsections (1A), (1B) and (1C), where" and replacing them by the word "Where";
- (b) by repealing subsections (1A), (1B) and (1C);
- (c) by inserting, after subsection (3), the following new subsection
 - (3A) (a) Where only one offence is detected, the FPN shall make reference to the lowest number of penalty points in respect of that offence.
 - (b) Where more than one offence is detected on a single occasion, the FPN shall, subject to paragraph (c), only make reference to the lowest number of penalty points in respect of the offence carrying the highest range of penalty points.
 - (c) Where the same range of penalty points is provided for 2 or more offences, the FPN shall make reference to the lowest number of penalty points in respect of any offence.

14. Section 192 of principal Act amended

Section 192 of the principal Act is amended –

(a) in subsection (1), by deleting the words "A person who elects to accept an FPN pursuant to section 191 shall, not later than 28 days after the date of the offence under section 191(1)(a) or not later than the end of the period specified or prescribed under section 191(1A)(a), (1B)(a) or (1C)(a), as the case may be" and replacing them by the words "A person who is served with an FPN pursuant to section 191(1) shall,

- not later than 28 days after the date of the offence under section 191(1)(a) or not later than 28 days after the end of the period specified under section 191(1)(b), as the case may be";
- (b) by repealing subsection (2) and replacing it by the following subsection
 - (2) On receipt of payment pursuant to subsection (1)(c), an officer of the District Court shall, in case the offence carries penalty points
 - (a) fill in Part B of the FPN, including the penalty points allocated in accordance with section 191(3A), which shall be the penalty points specified in Part A of the FPN; and
 - (b) return the FPN to the licensing officer within 14 days of payment.
- (c) by adding the following new subsection
 - (3) The licensing officer shall, on receipt of the FPN pursuant to subsection (2)(b), record the penalty points allocated to the person who has committed the offence.

15. Section 193 of principal Act amended

Section 193 of the principal Act is amended –

- (a) by numbering the existing provision as subsection (1);
- (b) in the newly numbered subsection (1), by deleting the words "that offence" and replacing them by the words "that offence and, where the offence carries penalty points, he shall be allocated penalty points in accordance with subsection (2)";
- (c) by adding the following new subsection
 - (2) (a) Where a person is fined for one offence under subsection (1), he shall be allocated the highest number of penalty points in respect of that offence.

- (b) Where a person is fined for more than one offence under subsection (1), he shall, subject to paragraph (c), only be allocated the highest number of penalty points in respect of the offence carrying the highest range of penalty points.
- (c) Where the same range of penalty points is provided for 2 or more offences, the person shall be allocated the highest number of penalty points in respect of any offence.

16. Section 195 of principal Act amended

Section 195 of the principal Act is amended –

- (a) in subsection (1), by deleting the words "Subject to subsections (1A), (1B) and (1C), where" and replacing them by the word "Where";
- (b) by repealing subsections (1A), (1B) and (1C);
- (c) in subsection (3), by deleting the words "or not later than the end of the period specified or prescribed under subsection (1A)(c), (1B)(c) or (1C)(c), as the case may be";
- (d) in subsection (3A), in paragraph (b)(i), by deleting the words ", or not later than the end of the period specified or prescribed under subsection (1A)(c), (1B)(c) or (1C)(c), as the case may be";
- (e) by inserting, after subsection (3B), the following new subsections
 - (3C) Subsection (3A) shall not apply to an offence that carries penalty points.
 - (4) Where an offence is detected, the PEDN shall make reference to the lowest number of penalty points in respect of that offence.

- (f) by repealing subsection (5) and replacing it by the following subsection
 - (5) On receipt of payment made pursuant to subsection (3)(c), an officer of the District Court shall
 - (a) fill in Part D of the PEDN, including the penalty points allocated in accordance with subsection (4), if any, which shall be the penalty points specified in Part A of the PEDN; and
 - (b) return the PEDN to the licensing officer within 14 days of the payment.
- (g) by inserting, after subsection (5), the following new subsection
 - (6) The licensing officer shall, on receipt of the PEDN pursuant to subsection (5)(b), record the penalty points allocated to the person who has committed the offence.

17. Section 196 of principal Act amended

Section 196 of the principal Act is amended –

- (a) by numbering the existing provision as subsection (1);
- (b) in the newly numbered subsection (1), in paragraph (b), by deleting the words "that offence" and replacing them by the words "that offence and, where the offence carries penalty points, he shall be allocated penalty points in accordance with subsection (2)";
- (c) by adding the following new subsection
 - (2) Where a person is fined for an offence under subsection (1), he shall be allocated the highest number of penalty points in respect of that offence.

18. Third Schedule to principal Act repealed and replaced

The Third Schedule to the principal Act is repealed and replaced by the Third Schedule set out in the First Schedule to this Act.

19. Seventh Schedule to principal Act repealed and replaced

The Seventh Schedule to the principal Act is repealed and replaced by the Seventh Schedule set out in the Second Schedule to this Act.

20. Eighth Schedule to principal Act repealed and replaced

The Eighth Schedule to the principal Act is repealed and replaced by the Eighth Schedule set out in the Third Schedule to this Act.

21. Ninth Schedule to principal Act repealed and replaced

The Ninth Schedule to the principal Act is repealed and replaced by the Ninth Schedule set out in the Fourth Schedule to this Act.

22. Eleventh Schedule to principal Act repealed and replaced

The Eleventh Schedule to the principal Act is repealed and replaced by the Eleventh Schedule set out in the Fifth Schedule to this Act.

23. Twelfth Schedule to principal Act repealed and replaced

The Twelfth Schedule to the principal Act is repealed and replaced by the Twelfth Schedule set out in the Sixth Schedule to this Act.

24. Savings and transitional provisions

(1) Notwithstanding the repeal of section 123AG of the principal Act under section 8 of this Act, where, pursuant to section 123AG(2) of the principal Act, a person is convicted on a fourth occasion of one or more offences specified in the second column of the Third Schedule to the principal Act and those offences are committed within a period of 24 months prior to the commencement of this Act, the Court shall disqualify the person in accordance with section 123AG(2) of the principal Act and the other provisions of that section shall apply.

- (2) Notwithstanding the repeal of section 123AG of the principal Act under section 8 of this Act, where, pursuant to section 123AG(7) of the principal Act, the licensing officer becomes aware of a fourth conviction for one or more offences specified in the second column of the Third Schedule to the principal Act and those offences are committed within a period of 24 months prior to the commencement of this Act, the licensing officer shall make an application in accordance with section 123AG(7) of the principal Act and the other provisions of that section shall apply.
- (3) Where a person has been disqualified under section 123AG of the principal Act and is, after the commencement of this Act, further disqualified within a period of 36 months as from the date of the expiry of his previous disqualification under section 123AG of the principal Act, the Court shall cancel the driving licence of the person.
 - (4) In this section –

"section 123AG of the principal Act" means any provision of section 123AG which was in force prior to the commencement of this Act

"Third Schedule to the principal Act" means the Third Schedule which was in force prior to the commencement of this Act;

25. Consequential amendment

The Road Traffic Regulations 1954 are amended –

(a) in the Eighth Schedule, by deleting the following item and its corresponding entry –

Issue of Cumulative Road Traffic Convictions 100
Certificate

and replacing it by the following item and corresponding entry –

Issue of Penalty Points Certificate

100

- (b) in the Ninth Schedule, by revoking paragraph (f) and replacing it by the following paragraph
 - (f) the road traffic offences;

26. Commencement

- (1) Subject to subsection (2), this Act shall come into operation on a date to be fixed by Proclamation.
- (2) Different dates may be fixed for the coming into operation of different sections of this Act.

Passed by the National Assembly on the twelfth day of December two thousand and twenty five.

Bibi Safeena Lotun, C.S.K. (Mrs)
Clerk of the National Assembly

FIRST SCHEDULE

[Section 18]

THIRD SCHEDULE

[Section 2]

PENALTY POINTS

	OFFENCE	PENALTY POINTS	OFFENCE CODE
1.	Failing to wear securely a prescribed protective helmet while riding a motorcycle or auto cycle – section 123N(3)(a) and (5)	2-4	HELM01
2.	Using a motor vehicle on a road without head lamps kept lighted during hours of darkness – regulations 103(1)(b) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	LAMP01
3.	Using a motor vehicle on a road without rear lamps kept lighted during hours of darkness – regulations 103(1)(b) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	LAMP19
4.	Carrying a load insecurely fastened and falling, or liable to fall, from a vehicle, or projecting from the vehicle – section 123V and regulations 4(2) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	LOAD01

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	OFFENCE	PENALTY POINTS	OFFENCE CODE
5.	Failing to allow free and uninterrupted passage to a pedestrian using a crossing – regulations 3(b) and 10 of the Road Traffic (Pedestrian Crossings) Regulations 2002	2-4	CROS01
6.	Exceeding speed limit by more than 15 kilometres per hour but not more than 25 kilometres per hour – section 124 and the Road Traffic (Speed) Regulations 2011	2-4	SPED05
7.	Driving or moving on a central reservation – section 163 and regulation 8 of the Road Traffic (Motorways) Regulations 1964	2-4	MWAY01
8.	Stopping on a central reservation – section 163 and regulation 8 of the Road Traffic (Motorways) Regulations 1964	2-4	MWAY05
9.	Remaining at rest on a central reservation – section 163 and regulation 8 of the Road Traffic (Motorways) Regulations 1964	2-4	MWAY08

	OFFENCE	PENALTY POINTS	OFFENCE CODE
10.	Driving on footpath or part thereof – section 163 and regulation 3(3) of the Road Traffic (Driving and Parking Directions) Order 1951	2-4	DRIV07
11.	Failing to wear seat belt when driving a motor vehicle – regulations 87(1)(a)(i), (b) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	BELT01
12.	Failing to comply with traffic sign whilst driving by crossing a continuous white line on a road – sections 123AD(2), 163,184 and 185 and the Traffic Signs Regulations 1990	2-4	LINE01
13.	Failing to comply with traffic sign whilst driving by not conforming to the requirements of a traffic light – sections 123AD(2), 163, 184 and 185 and the Traffic Signs Regulations 1990	2-4	TRLT01
14.	Breach of lane discipline on a dual carriageway – section 123AM(2), (3), (4), (5) and (6)	2-4	LANE01

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	OFFENCE	PENALTY POINTS	OFFENCE CODE
15.	Failing to wear a prescribed high visibility clothing whilst riding an auto cycle as rider – regulations 2, 3(1) and 5 of the Road Traffic (Use of High Visibility Clothing) Regulations 2013	2-4	MCAC23
16.	Failing to wear a prescribed high visibility clothing whilst riding a motorcycle as rider – regulations 2, 3(1) and 5 of the Road Traffic (Use of High Visibility Clothing) Regulations 2013	2-4	MCAC24
17.	Obstructing traffic coming from the opposite direction whilst overtaking – section 163 and regulation 40(1)(5) of the Road Traffic Regulations 1954	2-4	DRIV44
18.	Failing to comply with traffic sign whilst driving by not conforming with lane selection arrow – sections 123AD and 163 and the Traffic Signs Regulations 1990	2-4	SIGN14
19.	Using a motor vehicle or trailer likely to cause danger – regulations 69 and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	DRIV23

	OFFENCE	PENALTY POINTS	OFFENCE CODE
20.	Driving on a public road designated and sign posted for one-way traffic in a direction other than that designated – section 163 and regulation 40(13) of the Road Traffic Regulations 1954	2-4	DRIV02
21.	Admitting into the front seat of a motor vehicle, other than a motor bus, a child under the age of 10, whilst the vehicle is in motion – section 163 and regulation 40C of the Road Traffic Regulations 1954	2-4	DRIV40
22.	Failing to give proper signal when about to turn or stop – section 163 and regulation 40(8) of the Road Traffic Regulations 1954	2-4	DRIV09
23.	Worn out tyre – regulations 81(f) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	FITT08
24.	Using a motor vehicle equipped with unauthorised lamps – regulations 38, 45, 50 and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	LAMP10

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	OFFENCE	PENALTY POINTS	OFFENCE CODE
25.	Carrying more than one person as pillion rider on a motorcycle – sections 123Y(1) and 163	2-4	MCAC16
26.	Carrying more than one person as pillion rider on an auto cycle – sections 123Y(1) and 163	2-4	MCAC03
27.	Failing, in case of an accident, a breakdown or an emergency, to display, or to cause to be displayed, a triangular warning sign – regulations 70(2) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	2-4	BDVR04
28.	Using a hand-held microphone or telephone handset whilst driving – section 123AE	3-6	PHON01
29.	Carrying person(s) in the open pick-up area of a double cab pickup/dual purpose vehicle – regulations 69(6)(a) and 125 of the Road Traffic (Construction and Use of Vehicles) Regulations 2010	3-6	DRIV43

	OFFENCE	PENALTY POINTS	OFFENCE CODE
30.	Failing to give way when coming out of a less important road (including any private road or any place) onto a more important road or on to a main road – regulation 40(10) of the Road Traffic Regulations 1954	3-6	FWAY01
31.	Overtaking or passing a vehicle which has stopped at a pedestrian crossing – regulations 4 and 10 of the Road Traffic (Pedestrian Crossings) Regulations 2002	4-6	OVCR01
32.	Exceeding speed limit by more than 25 kilometres per hour – section 124 and the Road Traffic (Speed) Regulations 2011	4-6	SPED06
33.	Taking part in an unauthorised road race or trial of speed between motor vehicles on a road – section 125	8-10	DRIV48

SECOND SCHEDULE

[Section 19]

SEVENTH SCHEDULE

[Section 191]

FIXED PENALTY NOTICE

PART A

Fixed I	Penalty Notice no.			
Surnan	ne of offender			
Name o	of offender			
Addres	s			
(date) a		ttention that you hav		
SN	Offence(s) Offence code Applicable Fine penalty points (Rs)			
1.				
2.				
3.				
motor v (a) t (b) r	vehicle – ype registration mark	ne presence on the		

SECOND SCHEDULE - Continued

section 192 of the Road Traffic Act, be liable to a fine of not less than t	date) in accordance with failing which you will, on conviction, wice the amount specified above and amber of penalty points in respect of
personally and produce the FPN, you driving licence or international d	oints, you will to have to attend Court ur original driving licence, provisional riving permit, as the case may be, or Passport in case you are not the
Name of Issuing Officer	Signature of Issuing Officer
Posting of Issuing Officer	Date

SECOND SCHEDULE - Continued

PART B

(to be filled in case offence carries penalty points)

IN THE DISTRICT COURT OF			
PARTICULARS OF OFFENDER (to be filled in by an officer of the District Court)			
National Identity Card no./Passport no.*			
Driving licence no.			
Date of payment			
Signature of Offender			
Name of Officer of District Court Signature of Officer of District Court			

Stamp

SECOND SCHEDULE - Continued

TO BE READ AND FILLED BY OFFENDER

The payment of the fine under Part A constitutes an admission of the offence.

I agree that, on payment of the fine, the penalty points specified in Part A will be allocated to me in accordance with section 192 of the Road Traffic Act.

Date	Signature of Offender
TO BE FILLED BY OFFI	ICER OF DISTRICT COURT
Date of payment	
Name of Officer of District Court	Signature of Officer of District Court
Date * Delete as appropriate	Stamp

THIRD SCHEDULE

[Section 20]

EIGHTH SCHEDULE

[Section 195]

PHOTOGRAPHIC ENFORCEMENT DEVICE NOTICE

PART A

PEDN no		Ref no.		
Name of owner/driver				
Address of owner/driver				
Motor vehicle	Registration mark			
Was photographed at				
On (dd/mm/yy)	Time	Photographic enforcement device operated by		
Speed limit (km/h)	Speed registered by device (km/h)	(km/h)		

THIRD SCHEDULE - Continued

Offence committed	Offence code	Applicable penalty points	Fine (Rs)
Exceeding speed limit, in breach of section 124 of the Road Traffic Act coupled with regulation 3 of the Road Traffic (Speed) Regulations 2011			

- 1. You are hereby required to pay the abovementioned fine at any District Court not later than 28 days as from the date of issue of this Notice. In case the offence carries penalty points, you will have to attend Court personally and produce the PEDN, your original driving licence, provisional driving licence or international driving permit, as the case may be, and your National Identity Card or Passport in case you are not the holder of a National Identity Card.
- 2. If you were not the driver/owner of the vehicle on the date and at the time specified above, you must fill in Part B of this Notice and send it, within 14 days from its date of issue, to the Commissioner of Police, Photographic Enforcement Device Unit, Samlo Tower, Aurele Feillafé Street, Port Louis.
- 3. By virtue of section 195 of the Road Traffic Act, the photographic evidence may be viewed at the Photographic Enforcement Device Unit on written application made to the Commissioner of Police, within 14 days of the date of issue of this Notice, against payment of the prescribed fee of 100 rupees.

Name of Issuing Officer	Signature of Issuing Officer
Date	Stamp

THIRD SCHEDULE - Continued

PART B

I, Mr/Mrs/Ms*	that on
Name of owner/driver*	
Telephone no.	Mobile no
Address	
Signature	Date

Any person who knowingly gives false information under Part B of this Notice shall commit an offence and shall, on conviction, be liable to a fine not exceeding 10,000 rupees and to imprisonment for a term not exceeding 3 months.

PART C

PAYMENT INSTRUCTIONS

- 1. Cheques shall be drawn in the name of the Government of Mauritius and the PEDN no. shall be specified on the verso of the cheque.
- 2. The person having been driving the vehicle on the date and at the time of the offence may appear personally or authorise, in writing, another person to pay the fine on his behalf.

THIRD SCHEDULE - Continued

- **3.** In case the offence carries penalty points, the person having been driving the vehicle shall appear personally to effect payment and shall produce this Notice, his original driving licence, provisional driving licence or international driving permit, as the case may be, and his National Identity Card or Passport in case he is not the holder of a National Identity Card.
- 4. In case you fail to pay the specified penalty not later than 28 days as from the date of issue of this Notice, you shall be presumed to be the driver of the abovementioned vehicle on the date and at the time of the offence and you shall, where criminal proceedings are instituted against you, be liable, on conviction, to a fine not less than twice the amount payable in respect of that offence and you will be allocated the largest number of penalty points in respect of the offence in accordance with section 196 of the Road Traffic Act.

PART D

(To be filled in by an officer of the District Court)

Name of offender	
National Identity Card no./Passport no.*	
Driving licence no.	
Offence	Offence code
Exceeding Speed Limit	

THIRD SCHEDULE - Continued

TO BE READ AND FILLED BY OFFENDER

1. offen		r Part A constitutes an admission of the
	-	enalty points, I agree that, on payment led under Part A will be allocated to me ne Road Traffic Act.
Numl	ber of penalty points allocated f	or the offence (if any)
	Signature of offender	Date
	TO BE FILLED BY OFFI	CER OF DISTRICT COURT
Date .	of payment	
Nan		Signature of Officer of District Court
	Date	Stamp
* Dele	ete as appropriate	

FOURTH SCHEDULE

[Section 21]

NINTH SCHEDULE

[Sections 2 and 123AG]

ENDORSEMENT CERTIFICATE

[Sections 2 and 123AG of the Road Traffic Act]

DETAILS OF HOLDER OF DRIVING LICENCE/PROVISIONAL DRIVING LICENCE/INTERNATIONAL DRIVING PERMIT
Name
Address
National Identity Card no.
Passport no. (where applicable)
Driving licence no.
Status of driving licence* Provisional Competent
International driving permit no. (where applicable)

FOURTH SCHEDULE - Continued

				\[\(\sigma\)*	d Yes/N	is cancelle	Whether driving licence is cancelled Yes/No**	ther driv	Whe
				\[\(\omega\)*	d Yes/N	is endorse	Whether driving licence is endorsed Yes/No**	ther driv	Whe
									6.
									ည
									છ
									2.
									1.
_	Penalty points allocated	Offence Code	Disqualification period	Date of Date of offence disqualification	Date of offence		Cause No/ Date of FPN No/ conviction PEDN No*.	Court	SZ

Date of issue of certificate	Name of Officer of District Court
Stamp	Signature of Officer of District Court

* Tick as appropriate
** Delete as appropriate

FIFTH SCHEDULE

[Section 22]

ELEVENTH SCHEDULE

[Sections 2 and 123AG]

PENALTY POINTS CERTIFICATE

[Sections 2 and 123AG of the Road Traffic Act]

DETAILS OF HOLDER OF DRIVING LICENCE/PROVISIONAL DRIVING LICENCE/INTERNATIONAL DRIVING PERMIT
Name
Address
National Identity Card no.
Passport no. (where applicable)
Driving licence no.
Status of driving licence* Provisional Competent
International driving permit no. (where applicable)

SN	Court	C	Cause No/	Offer	nce	Penalty	Effectiv	ve date
			FPN No/	cod	le	Points	From	То
1		P	EDN No*.			allocated		
1.								
2.								
3.								
4.								
5.								
6.								
Tota	ıl effectiv	e pe	nalty points					
Whether previously disqualified under section 123AH of the Road Traffic Act*		No						
Dist	rict Cour	t of			Ca	use No.		
	e of issue	of			Date of issue of			
certi	incate			disqualification				
	Name of I	licens	sing officer			Signature of	`licensing (officer
Nan	ne of Lice	ensing	g Officer				• • • • • • • • • • • • • • • • • • • •	
Signature of Licensing Officer								

^{*} Tick as appropriate

SIXTH SCHEDULE

[Section 23]

TWELFTH SCHEDULE

[Sections 2 and 123AJ]

APPLICATION FORM FOR REDEMPTION OF PENALTY POINTS

(Under section 123AJ of the Road Traffic Act — Penalty Points System)

To:	The Honourable Magistrate
	Court of
1.	Details of applicant
	Surname
	Name
	National Identity Card no.
	Passport no. (where applicable)
	Residential address
	Telephone no.
	Email (optional)
2.	Details of driving licence
	Driving licence no.
	Date of issue of licence

SIXTH SCHEDULE - Continued

	Type of licence –	
	Competent driving licence	
	Provisional driving licence	
	Foreign driving licence	
	Driving instructor's licence	
3.	Penalty points information	
	Total number of effective penalty points accumulated	
	Penalty Points Certificate attached* –	
	Yes No	
4.	Rehabilitation course	
comp	I, the undersigned, hereby declare that I have suleted an approved Rehabilitation Course, as follows –	accessfully
	Name of approved training provider	
	Course title	
	Date(s) attended	
	Certificate/Proof of Completion Attached	es 🗆 No
_	A 1' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	

5. Application for redemption

I hereby apply for redemption for a maximum of three (3) penalty points, having accumulated not less than 10 and not more than 14 penalty points.

SIXTH SCHEDULE - Continued

6.	Declaration	
info	I,, declare that th mation provided is true and correct.	e
	Signature of Applicant Date	
	FOR OFFICIAL USE ONLY	
Cou	t file number	
Date	received	
Doc	ments verified* Proof of identity Driving licence Rehabilitation certificate Penalty Points Certificate	e
Dec	sion of the Court* Approved Refused	
Poir	ts redeemed	
	Signature of Officer of Court Date	
	Seal of Court	
* Tic	k as appropriate	