

The Administrator- General's Department

NOTICE OF INTENTION TO DISTRIBUTE ASSETS OF THE PRIMARY ESTATE OF A MULTI-GENERATIONAL ESTATE PURSUANT TO THE ADMINISTRATOR-GENERAL'S (AMENDMENT) ACT

(1) IN THE ESTATE of EUEL ROBERT FRANCIS, late of Spicey Grove in the parish of Saint Ann, Carpenter, deceased, intestate (hereinafter referred to as the primary estate).

AND

IN THE ESTATE of CASSETTA FRANCIS otherwise called **CASSETA FRANCIS** otherwise called **CASETA FRANCIS** (who died on the 11th day of October, 1972), late of Spicy Grove, Laughlands in the parish of Saint Ann, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of EUPHEMIA FOWLER (nee FRANCIS) (who died on the 1st day of December, 1977), late of Mount Zion, Saint Ann's Bay in the parish of Saint Ann, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of HARRISTAN FRANCIS (who died on the 16th day of May, 2017), late of Spicy Grove, Laughlands in the parish of Saint Ann, deceased, intestate (being a primary beneficiary of the primary estate).

IN THE ESTATE of BETTORA FRANCIS otherwise called **BETHORA FRANCIS** otherwise called **BETORAH FRANCIS** (who died on the 4th day of May, 1971), late of 3 Spring Bank Road, Boundbrook in the parish of Portland, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D56 of 2018) has been issued in respect of the said multi-generational estate on the 14th day of May, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(2) IN THE ESTATE of WILLIAM SURGEON, late of 31 Chaucer Avenue, Duhaney Park in the parish of Saint Andrew, Mechanic, deceased, intestate (hereinafter referred to as “the primary estate”).

AND

IN THE ESTATE of MICHAEL SURGEON otherwise called **WYNDEL MICHAEL SURGEON** (who died on the 17th day of February 1988), late of 230 Union Avenue, Mt. Vernon, Westchester, New York, 10552 in the United States of America, formerly of 31 Chaucer Avenue, Duhaney Park in the parish of Saint Andrew, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D57 of 2018) has been issued in respect of the said multi-generational estate on the 14th day of May, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(3) IN THE ESTATE of GEORGE O. ISAACS otherwise called **GEORGE OTHANEIL ISAACS** otherwise called **GEORGE ARTHNIEL ISAAC** otherwise called **GEORGE ISAACS**, late of Gravel Hill, Milk River in the parish of Clarendon, Shopkeeper, deceased, intestate (hereinafter referred to as “the primary estate”).

AND

IN THE ESTATE of EULALEE ISAACS (who died on the 3rd day of January 2010), late of Gravel Hill, Milk River in the parish of Clarendon, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of NOEL EARLE ISAACS (who died on the 18th day of February 2015), late of Lot 18, Junior Crescent, May Pen in the parish of Clarendon, deceased, intestate, (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of KALVIN RUPERT ISAACS otherwise called **KALVIN ISAACS** (who died on the 11th day of April 2014), late of 19 Dupoint Close, Lionel Town in the parish of Clarendon, deceased, intestate, (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of URIEL ISAACS (who died on the 16th day of November 2014), late of Lot 38 Ebony Park, Toll Gate in the parish of Clarendon, deceased, intestate, (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D55 of 2018) has been issued in respect of the said multi-generational estate on the 18th day of May, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(4) IN THE ESTATE of LOUIS MCHARDO MORGAN late of Content, York Town in the parish of Clarendon, Farmer, deceased, intestate (hereinafter referred to as “the primary estate”).

AND

IN THE ESTATE of NORMA MORGAN-PENNANT (who died on the 18th day of March 2009), late of 350 E 19th St. 2C, Brooklyn, New York 11226 in the United States of America, Business Analyst, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of CYNTHIA KNIGHT (who died on the 26th day of April 1990), late of Howell’s Content, York Town in the parish of Clarendon, Pharmacist, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of NORMAN MORGAN (who died on the 23rd day of May 2007), late of Howell’s Content, York Town in the parish of Clarendon, Pharmacist, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of CLOVIS EARL MORGAN (who died on the 3rd day of June 2011), late of York Town in the parish of Clarendon, Businessman, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of FITZBERT MORGAN (who died on the 23rd day of August 1988), late of York Town in the parish of Clarendon, Supervisor, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D59 of 2018) has been issued in respect of the said multi-generational estate on the 28th day of May, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(5) IN THE ESTATE of ERA BYLES, late of Runaway Bay in the parish of Saint Ann, Welder, deceased, intestate (hereinafter referred to as "the primary estate").

AND

IN THE ESTATE of YVONNE BYLES (who died on the 21st day of September 2013), late of Derry,

Runaway Bay in the parish of Saint Ann, Widow of Era Byles, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D58 of 2018) has been issued in respect of the said multi-generational estate on the 17th day of August, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(6) IN THE ESTATE of THEOPHILUS AUGUSTUS SMITH, late of Walk's Road, Spanish Town in the parish of Saint Catherine, deceased, intestate (hereinafter referred to as "the primary estate").

AND

IN THE ESTATE of MARY JANE SMITH (who died on the 13th day of September 1984), late of 241 Washington Street, Hempstead, Nassau County, New York in the United States of America, Housewife, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of ULEM GEORGE SMITH (who died on the 29th day of May 1994), late of 248 East

Marshall Street, Hempstead, Nassau County, New York in the United States of America, Doctor, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D61 of 2018) has been issued in respect of the said multi-generational estate on the 13th day of September, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(7) IN THE ESTATE of **ALBERT TAYLOR**, late of Lime Hall in the parish of Saint Ann, Cultivator, deceased, intestate (hereinafter referred to as “the primary estate”).

AND

IN THE ESTATE of **SHARON TAYLOR** (who died on the 15th day of November 1967), late of Lime Hall in the parish of Saint Ann, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of **DORIS TAYLOR** (who died on the 14th day of January 1973), late of Lime Hall in the parish of Saint Ann, Widow of Albert Taylor, deceased, intestate (being a primary and secondary beneficiary of the primary estate).

AND

IN THE ESTATE of EVELYN TAYLOR (who died on the 23rd day of July 1977), late of Lime Hall in the parish of Saint Ann, Waitress, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of MAVIS TAYLOR-BARNES (who died on the 22nd day of June 2010), late of Higgin Town in the parish of Saint Ann, Widow of George Barnes, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D62 of 2018) has been issued in respect of the said multi-generational estate on the 12th day of October, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(8) IN THE ESTATE of NORMAN THEOPHILUS PURCELL, late of Benbow in the parish of Saint Catherine, Shopkeeper, deceased, intestate (hereinafter referred to as "the primary estate").

AND

IN THE ESTATE of **DONOVAN ANTHONY PURCELL** (who died on the 12th day of August 1991), late of Redwood District in the parish of Saint Catherine, Tiler, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D63 of 2018) has been issued in respect of the said multi-generational estate on the 17th day of October, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.

(9) IN THE ESTATE of **ERNEST DALEY** late of Siloah in the parish of Saint Elizabeth, Truck Sideman, deceased, intestate (hereinafter referred to as "the primary estate").

AND

IN THE ESTATE of **RUTH DALEY** (who died on the 12th day of November 1991), late of Siloah in the parish of Saint Elizabeth, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of **FRANKLYN DALEY** (who died on the 29th day of November 1994), late of Siloah in the parish of Saint Elizabeth, deceased, intestate (being a primary beneficiary of the primary estate).

AND

IN THE ESTATE of **RETA ROBINSON (nee DALEY)** (who died on the 22nd day of March 2013), late of 6155 NW 186 Street Apt. No. 311, Hialeah, Florida 33015 in the United States of America, Dietary Aide, deceased, intestate (being a primary beneficiary of the primary estate).

An Instrument of Distribution (D64 of 2018) has been issued in respect of the said multi-generational estate on the 2nd day of November, 2018.

The Administrator-General intends to distribute the assets of the primary estate thereof.

ALL PERSONS who believe themselves to be beneficiaries of the primary estate or any succeeding estate **ARE HEREBY INVITED** to make themselves known to the Administrator-General and to send particulars of their claim in respect of any such estate and to provide documentation in support of their claim to the Administrator-General **WITHIN SIXTY (60) DAYS** from the date of this notice.

If no such claim is received, after the expiration of the sixty-day period specified above, the Administrator-General intends to proceed to distribute the assets of the primary estate thereof.

The Administrator-General is **NOT OBLIGED** to consider any claim made after the expiration of the sixty-day period specified above.