



the doj & cd

Department:
Justice and Constitutional Development
REPUBLIC OF SOUTH AFRICA

Tel No. : (011) 429 8022
E – Mail : Disethole@justice.gov.za
Enquiries : Dingani Sethole
My Ref : G717/2007
Your Ref : apoole@bdo.co.za

Office of the Master of the High Court
66 Marshall Street
Hollard Building
Private Bag x 05
Marshalltown
2107

BDO
P.O BOX 21341
HELDERKRUIN
1733

Dear Sir/Madam,

RE: (INSOLVENT ESTATE) MANICKUM KASTURI & MANICKUM LEONARD

With reference to your letter dated **08 April 2021** I have to inform you that as all my requirements have been met, the **First and Final Liquidation Distribution and Contribution Account** herein has now been filed off record.

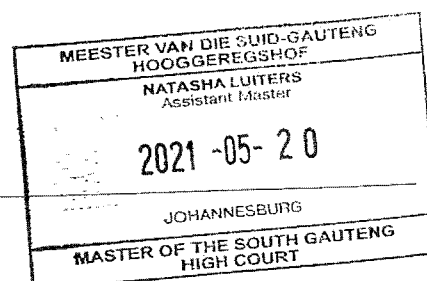
I hereby certify in terms of section 56 (7) of the Insolvency Act No. 24 of 1936/Section 385 (2) of the Companies Act No. 61 of 1973 read with Section 66 (1) of the Close Corporations Act No. 69 of 1984 that

Bond of security Number	LBS0701728
In the amount of	R1 500 000.00
Entered into by	Hollard Insurance Company Limited
On	27 August 2007
As Sureties for	Liebenberg Dawid Ryk Van Der Merwe & Gunvantrai Muggan
In their capacities as	Trustees
and reduced to	R950 000.00 (on 1/9/2011) <i>Admities</i>
May as from	11 March 2021
Be reduced to	Nil

Yours Faithfully

Admities

Assistant Master of the High Court of SA (SGHC)
Johannesburg
Insolvency Section





the doj & cd

Department:
Justice and Constitutional Development
REPUBLIC OF SOUTH AFRICA

Tel No.	: (011) 429 8022	Master of the Gauteng South High Court
Fax No.	: 086 5077 419	Cnr Sauer and Marshall Streets
E – Mail	: Disethole@justice.gov.za	Private Bag X 05
Enquiries	: Dingani Sethole	Marshalltown
My Ref	: G717/2007	2107
Your Ref	: apoole@bdo.co.za	

BDO
P.O BOX 21341
HELDERKRUIJN
1733

Dear Sir/Madam

RE: KASTURI MANICKUM & LEONARD MANICKUM

1. Your letter dated **08 April 2021** refers.
2. Permission is hereby granted for the destructions of books and documents in the possession of the trustee/liquidator in the above insolvent estate/company, in terms of section 155 of the Insolvency Act, No. 24 of 1936, (As amended) /Section 422 (1) (a) of the Companies Act, No. 61 of 1973, (as amended) – read with section 66(1) of the Close Corporations Act No. 69 of 1984, and provided proper notice on form No. 7 of the Government Gazette has been given.
3. It is suggested that the documents which the trustee /liquidator may require for the execution of future duties be retained, ie
 - reporting on application for rehabilitation, etc and
 - to assist the authorities in case of prosecution
4. Note that application for the dissolution of the company has been made in section 419 (1).

Yours Faithfully

Asst. Master : Master of the High Court of South Africa (SGHC)
Johannesburg
Insolvency Groups

