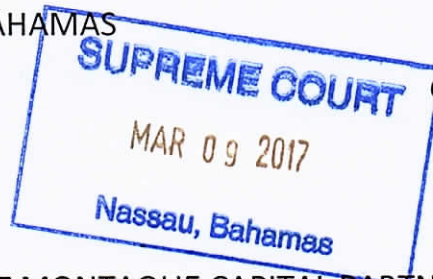


COMMONWEALTH OF THE BAHAMAS

2011

IN THE SUPREME COURT

Commercial Division



COM/BNK/00083

**IN THE MATTER OF MONTAQUE CAPITAL PARTNERS LTD  
(IN VOLUNTARY LIQUIDATION)**

**AND**

**IN THE MATTER OF THE COMPANIES ACT, 1992**

---

**NINTH AFFIDAVIT OF EDMUND L. RAHMING**

---

I, **EDMUND L. RAHMING** of the Western District of the Island of New Providence, one of the Islands of the Commonwealth of The Bahamas, Chartered Accountant, make Oath and say as follows:

1. I am one of the Joint Liquidators of Montaque Capital Partners Ltd. (In Liquidation), a company incorporated under the Companies Act, 1992 ("Montaque") and I am duly authorized to make this affidavit.
2. This Affidavit is made in support of an application made by Summons filed herein on May, 2016 for an Order that our remuneration and liquidation costs incurred for the period 1<sup>st</sup> February, 2014 to 30<sup>th</sup> April, 2016 be approved ('the Summons').


3. The purpose of this Affidavit is to put on record the efforts that have been made by me and by my Attorneys (in the Bahamas and in Canada) to notify those having an interest in the outcome of the said application.
4. On Thursday 23 February 2017 I had an 'Important Notice to all Customers and Creditors of Montaque Capital Partners Ltd. (In Liquidation)' published in the International Section of the Globe and Mail newspaper setting out the date and time for the hearing of the Summons. Now produced and shown to me marked **Exhibit "ELR.1"** is true copy of the Globe and Mail advertisement.
5. On Friday 24 February 2017 I also had the same Notice to all Customers and Creditors of Montaque Capital Partners Ltd. (In Liquidation) as referred to above, published in the Tribune Newspaper. Now produced and shown to me marked **Exhibit "ELR.2"** is a copy of the advertisement published in the Tribune.
6. Further, on Monday 20 February 2017 the Summons and my Eighth Affidavit filed in support of the application fixed for hearing on 13 March 2017 were placed on the Internet Website of Montaque Capital Partners Ltd. (In Liquidation). The website was set up in such a way as to enable the readers to access and print off the Summons and Affidavit referred to by clicking on them and similarly to access and adapt the Notices of Appearances should any Customers or Creditors wish to appear on the hearing of the application.
7. Notice of the Liquidator's application was also sent out by e-mail to the customers and creditors.

8. To the date of swearing this Affidavit the Joint Liquidators have received three (3) Memoranda of Appearances from creditors:

- (i) Filed by Marilyn Martin-Stubbs on 2 March 2017
- (ii) Filed by Carlos Felipe Smith on 2 March 2017
- (iii) Filed by Shenique Jones on 3 March 2017

9. At this time the Joint Liquidators have been informed that the employees referenced in the aforementioned paragraph intend to appear at the hearing to state their position.

**SWORN TO** at Nassau, New )  
Providence this 9<sup>th</sup> day )   
of March , A.D., 2017 ).....

BEFORE ME,  
  
NOTARY PUBLIC

COMMONWEALTH OF THE BAHAMAS

2011

IN THE SUPREME COURT

COM/BNK/00083

**Commercial Division**

**IN THE MATTER OF MONTAQUE CAPITAL PARTNERS LTD**

(IN VOLUNTARY LIQUIDATION)

**AND**

**IN THE MATTER OF THE COMPANIES ACT, 1992**

**CERTIFICATE**

These are the Exhibits marked "ELR.1 through "ELR.2" referred to in the Eighth Affidavit of **Edmund L. Rahming** sworn on the <sup>9<sup>th</sup></sup> day of *March*, A.D., 2017.



---

**NOTARY PUBLIC**

Exhibit "ELR.1"

# INTERNATIONAL

## Airbus seeks to ease penalties on delays

Plane maker, in talks with European governments regarding its A400M aircraft, says heavy fines are a 'huge burden'

TIM HEPHER PARIS  
CYRIL ALTMAYER

Airbus Group SE called on Wednesday for new talks with European governments to ease "heavy penalties" for delays to its A400M military aircraft, after taking a fresh €2.2-billion (\$1.6-billion) charge for Europe's largest defence project.

The appeal comes seven years after Airbus won what at the time was regarded as a definitive €3.5-billion bailout for the delayed project, plagued from the start by political wrangling over the choice of new European engines.

Airbus said recent problems with engine gearboxes and delays in supplying defensive aids had led to severe penalties, bureaucratic arguments and cash being held back by governments.

"We cannot go on like that. This is unacceptable and puts a huge burden on Airbus and we need to do something about it," chief executive Tom Enders said.

The A400M was ordered in 2009 by seven NATO countries — Belgium, France, Germany, Luxembourg, Spain, Britain and Turkey — to grant Europe an independent military transport



Airbus says recent problems producing its A400M military aircraft have led to severe penalties and bureaucratic arguments in what it calls an unrealistic deal struck 14 years ago. MARIO TOLO/REUTERS

capability. An unusual fixed-price contract worth €2.2-billion reflected efforts by Airbus at the time to win a major military contract to add to its growing jetliner business.

But it foundered over problems with the West's largest turbo-prop engines, which were to be supplied by a European consortium instead of Airbus's preference for a Canadian supplier, as well as

tight deadlines for military hardware.

Speaking after reporting lower 2016 profit, Mr. Enders argued Airbus was still paying for the "original sin" of striking an unrealistic deal 14 years ago, despite having reset the program with the 2010 bailout deal.

The pan-European agency representing the buyers was not available for comment.

But Germany, the largest A400M buyer which has been most critical of the project, expressed little immediate appetite to help Airbus cope with the latest issues.

"It is important that the manufacturer resolves the current problems in the program," a defence ministry spokesperson said.

Tobias Lindner, a Green lawmaker and member of the German parliament's budget committee, urged the government to press for "a new and resilient" agreement without reducing penalties.

Mr. Enders, who is said to privately regret not cancelling the project before the bailout in 2010, declined to say if Airbus would threaten to stop building the plane.

Airbus shares fell about 1 per cent on news of the €2.2-billion charge, which brings the total amount it has written off on the A400M towards €7-billion.

Raymond James analyst Harry Breach wrote that Airbus needed to reassure investors the stream of charges was nearing an end.

Several others questioned how easily Airbus would be able to strike a new A400M deal in the

midst of budget austerity, French and German elections and political distractions in a group of nations dealing with Brexit and conflict in Syria.

"I am not sure that the states will agree to put their hands in their pockets once again," said Chloé Lemaire, director of aerospace and defence research at Malmfirst Bank in Paris.

The A400M overshadowed a narrower-than-expected drop in 2016 core earnings as Airbus delivered a record 638 jetliners.

Core operating income fell 4 per cent to €3.95-billion on revenues up 3 per cent. Analysts had expected a 7-per-cent drop in core profit due to weaker pricing of old models.

Airbus said bottlenecks in the supply chain for its A350 jet had improved, but called for a "huge effort" from engine maker Pratt & Whitney to ease delays in A320neo output.

It predicted more than 700 jetliner deliveries in 2017.

It did not give a formal target for orders but executives say they will lag deliveries for the first time since 2009 as the aircraft market slows.

Reuters

## Unilever to review strategy after rejecting \$143-billion Kraft bid

KATE HOLTON LONDON

Unilever PLC sought to show shareholders it can go it alone on Wednesday after rejecting Kraft Heinz Co.'s \$143-billion (U.S.) bid, with the promise of a swift, far-reaching review.

This should be completed by early April and could lead to asset sales and cost cuts, a source close to the Anglo-Dutch company said only days after it roundly dismissed Kraft's approach as without financial or strategic merit.

"The events of the last week have highlighted the need to capture more quickly the value we see in Unilever," the ice-cream-to-

shampoo producer said in a statement announcing the "comprehensive" review of the business.

The board-led review would include possible mergers or acquisitions and a spin-off of the group's food business would not be excluded, the source close to Unilever said.

Kraft, backed by Warren Buffett and private equity firm 3G Capital, had wanted to buy Unilever, which is being advised by Centerview following the approach, as part of its strategy of buying competitors and cutting costs to drive profits. Unilever's own profitability has been under scrutiny following weakness in some of the

emerging markets in which it has developed a strong presence, and the group responded on Wednesday by saying it expected its 2017 core operating margin to be toward the upper end of its 40-50 basis points guidance.

Under its Dutch chief executive, Paul Polman, Unilever has extolled the virtues of organic growth and focused on "sustainability" but since it rejected Kraft's proposal some shareholders have asked why it spurned the bid and called on the company for reassurance over its growth plans.

Others fund managers are more supportive, including Ketan Patel of EdenTree Investment Manage-

ment, who said: "As long-term shareholders we welcome the bid by Kraft Heinz, which offers very little financial incentive and poses a threat to the sustainability focused business model developed by Unilever's CEO, Paul Polman, since he took over in 2009."

The review is likely to look at the firm's cost base and its structure, including whether there is an advantage in producing food and personal- and home-care products.

Top of the shopping list for any spin-off could be Unilever's foods business, a second source told Reuters, although a top-30 Unilever

shareholder said that would not be an easy fix to the growth conundrum in household and personal care.

"There are some that argue that a sale of some or all food assets is on the cards in exchange for a larger deal in HPC. Unilever would have at least a willing buyer in Kraft. The problem may be what to buy in HPC," the shareholder said.

Reuters

Unilever (UL)  
Close: \$45.99 (U.S.), up \$2.06  
Kraft Heinz (KHC)  
Close: \$93.36 (U.S.), down \$1.31

## BUSINESS CLASSIFIED

TO PLACE AN AD CALL: 1-866-999-9237  
EMAIL: ADVERTISING@GLOBEANDMAIL.COM

**Firm Capital**  
MORTGAGE INVESTMENT CORPORATION OF CANADA  
Yield 6.87%  
www.FirmCapital.com

### COMMERCIAL REAL ESTATE

**JLL** JLL Real Estate Services Inc. National Retail Investment Group www.JLL.ca

**1000 Lakeshore Mall**  
Brookville, Ontario  
**FOR SALE**

• Nationally Tenanted Enclosed Mall  
• 228,341 SF  
• Dominant retail centre in Brookville and the surrounding market.  
• Anchored by Sears, Staples, Shoppers Drug Mart and Galaxy Cinemas

Matthew Smith | msmith@jll.com | 416 241 5228  
Senior Vice President

High O'Connell | hconnell@jll.com | 416 241 5228  
Senior Vice President

Nick Manthey | nmanthey@jll.com | 416 241 5228  
Senior Vice President

**JLL** JLL Real Estate Services Inc. National Retail Investment Group www.JLL.ca

**300 Main Street**  
Montreal, New Brunswick  
**FOR SALE**

• Planning, Thyme Maternity & Running Room  
• 25,172 SF  
• Asking Price: \$4,400,000  
• Located close to Downtown Miramichi

Matthew Smith | msmith@jll.com | 416 241 5228  
Senior Vice President

High O'Connell | hconnell@jll.com | 416 241 5228  
Senior Vice President

Paul Moore | pmoore@jll.com | 416 241 5228  
Senior Vice President

**JLL** JLL Real Estate Services Inc. National Retail Investment Group www.JLL.ca

**300-328 Elmwood Drive**  
Montreal, New Brunswick  
**FOR SALE**

• Shoppers Anchored  
• 46,782 SF  
• Asking Price: \$9,990,000  
• Located at the prominent corner of Elmwood Drive and Marion Avenue

Matthew Smith | msmith@jll.com | 416 241 5228  
Senior Vice President

High O'Connell | hconnell@jll.com | 416 241 5228  
Senior Vice President

Paul Moore | pmoore@jll.com | 416 241 5228  
Senior Vice President

**FOR SALE**  
**REVENUE PROPERTY**

Commercially Zoned  
Lakefront Property  
Lake Country, BC

CALL: 778-533-6000

**ESTABLISHED**  
**MOBILE HOME PARK**

Lot Investment  
Opportunity  
5 Lot Minimum

Call: 250-893-8410

**POTENTIAL HIGH RISE**  
**ASSEMBLY SITES**

CENTRAL, TORONTO LOCATION  
700x230x100 FT

Carolyn Lalley Am-  
Senior Vice President: 416-649-5923  
David A. Clarke  
Vice President: 416-649-5905

LENNARD | LEONARD COMMERCIAL REALTY, BROKERAGE

**FOR SALE**

• Fully Licensed Retail Pizzeria  
• Anchored by Subway Sandwiches  
• NCR: \$165,990  
• Building Area: 7,068 SF  
• High Traffic Corner of Danforth Rd & Brimley Rd

Anthony Marotta  
Senior Vice President: 416-241-5228

**FINNING** **DAY**

**ELIGIBLE**  
**DIVIDEND NOTICE**

Notice is hereby given that a regular dividend of 18.25 cents per share on the outstanding Common Shares without per-value of Finning International Inc. has been declared payable on March 16, 2017 to shareholders of record at the close of business on March 2, 2017. The dividend will be considered an eligible dividend for Canadian income tax purposes.

By Order of the Board  
Jane Murdoch  
General Counsel and  
Corporate Secretary

**BUSINESS TO BUSINESS**

**BUSINESS OPPORTUNITIES**

LOW COST Electricity and Natural Gas Marketing Business Opportunity. [sunple@gmail.com](mailto:sunple@gmail.com) 1-866-701-2351.

**Globe Sports**

TO SUBSCRIBE, CALL  
1-800-387-5400

THE GLOBE AND MAIL

**Classified advertising**  
1-866-999-9237

Messrs. Kenneth Kays and Edmund L. Rahming  
The Joint Official Liquidators of Montaque Capital Partners Ltd.  
(In Liquidation)  
Intellias  
15 Cavas Professional Center, Cavas Village  
Nassau, The Bahamas  
Tel (242) 327-4013/4  
[www.intellias24.com](http://www.intellias24.com)

### Chamber chief 'can't see' Hawksbill Creek breach via 'back door'

From pg B1  
breaks application" represented another attempt to achieve this by the "back door", and without openly telling CBPA licensees what the Government was doing.  
They explained that if 80 per cent of business were to apply to the Government for renewal of their tax

breaks for a five-year period, then they were effectively consenting to giving up these rights - which are enshrined in the Hawksbill Creek Agreement - and placing them in the hands of the Minister of Investment and his Cabinet colleagues.  
"If one-fifth of the licensees go ahead, fill out that

form, submit it and pay the \$100 fee, they have effectively agreed to amend the Hawksbill Creek Agreement in this fashion, transferring the power from the CBPA and the Agreement to the Government," the source told Tribune Business.  
"It's de facto giving them your consent as a licensee if 80 per cent sign that thing. The Government will have its legitimate grounds to amend the Hawksbill Creek Agreement in that way with those stipulations and directions; that your rights and concessions are not granted

under the Hawksbill Creek Agreement any more, but subject to the whims of the Minister."  
However, Mr Holding disagreed with this argument, telling Tribune Business: "I can't see that link because the link with the Hawksbill Creek Agreement was broken on May 4, 2015."  
"Those concessions you can now get through application are the same concessions, but that's the only link with the Hawksbill Creek Agreement."  
He added: "It's now by Act of Parliament that

those concessions are being granted, not by the Hawksbill Creek Agreement."  
"My personal view is that I cannot see how this can be linked back to any part of the Hawksbill Creek Agreement. I cannot see how that can be connected."  
Fred Smith QC, the Callenders & Co attorney and partner, on Thursday agreed with suggestions that the Act and associated application process was an attempt to change the Hawksbill Creek Agreement via the "back door".  
However, Mr Holding, referring to the application

process, said: "Why do we need to do it? The answer to that is the concessions that we're now talking about, which were originally embodied in the Hawksbill Creek Agreement, expired on the August 4, 2015. Those concessions no longer exist under the Hawksbill Creek Agreement."  
"The Government extended them for a period from August 4, 2015, to May 4, 2016, and now the Act is allowing for the further extension of those concessions to Part licensees."

### Summit's Matthew loss peaks at \$37m

From pg B1  
ability to control absence second homeowners.  
"It's been a fairly big loss for us," he added of Matthew. "It could have been a lot worse for us if the storm had been 10 miles further east when it passed New Providence."  
"When it first passed through, we initially had slightly higher loss estimates, but when it settled down the numbers were reasonable

and where we reported them to be once we did the full assessment."  
The Bahamas Insurance Association (BIA) estimated that the total nationwide insured loss from Hurricane Matthew would be around \$400 million within days of the storm's passage, and has not deviated from that estimate - a record loss for any single, catastrophic event in the nation's history.  
Adding Summit's \$37 million to gross losses to the \$300 million and \$30 million incurred by RoyalStar Assurance and Bahamas First, respectively, means that collectively those three underwriters alone have paid out more than \$200 million in claims to Matthew victims.  
Given the scale of the loss, and the fact that foreign-

based reinsurers have shouldered most of the payout burden, it is little surprise that they may be seeking higher rates from Bahamian property and casualty insurers in 2017.  
Given that the latter have a big loss portfolio of reinsurers to enable them to underwrite all their Bahamian-based risks, it is the reinsurers that effectively dictate consumer premium rates, with cost increases of ten per cent to 15 per cent.  
"We have seen some reinsurers pushing rates northwards because of their losses we've definitely seen that," Mr Ingraham told Tribune Business.  
"As we've tried down reinsurers, we've definitely seen some increases from reinsurers, especially the ones responsible for paying the

losses."  
"It's really early days and difficult to say," Mr Ingraham said. "Things are crystallising as time goes on, and we expect by the middle to end of March we'd know where the market is."  
"It's still a competitive market, and we anticipate seeing some small increase depending on the size of the loss in the storm. It's impossible to give one answer to this question because there are so many variables."  
Tom Duff, general manager of Insurance Company of the Bahamas (ICB), the carrier through which BICAFI, J. S. Johnson places much of its property and casualty business, said it was up to individual underwriters to determine how reinsurance pressures fed into client premiums.  
"It's down to individual companies to enter into negotiations with reinsurers," he told Tribune Business. "We have got our programmes placed like most

companies here, and obviously last year reinsurers suffered a very substantial loss from the hurricane."  
"We'd imagine that all countries in that industry are trying to rebalance that balance this year, and what we'd hope is that this year will be a good one and provide some measure of payback for the losses suffered in 2016."  
"All companies will be doing their best to try and assist reinsurers given the big payout from last year. Whether that transfers into individual premiums, it's up to individual companies to determine."  
Mr Duff said ICB, like Summit, was completing settlement of larger, more complex Matthew-related claims a process it expects to be finished by the end of March or early April 2017.  
"After another couple of months we'll be getting to the end of the process," he told Tribune Business. "We're working our way through those."  
"I think that in the next four to eight weeks we'll be sure to wrap up the whole thing."

**IN THE ESTATE OF MAYBELL KEMP,**  
deceased, late of Hudson Street,  
Blair Estates, Eastern District of New  
Providence, Bahamas.

Notice is hereby given that all persons having any claims or demands against the above-named Estate are requested to send the same duly certified to the undersigned on or before the 14th March, 2017. And notice is hereby also given that at the expiration of the time above mentioned the assets of the deceased will be distributed among the persons entitled thereto having regard only to the claims of which the Administrator shall then have had notice.

Roberts, Isaacs & Ward,  
Attorneys-at-Law,  
Chambers,  
Unit 2, Cable Beach Court  
Professional Centre,  
West Bay Street,  
Nassau, Bahamas.

### Share your news

The Tribune wants to hear from people who are making news in their neighbourhoods. Perhaps you are raising funds for a good cause, campaigning for improvements in the area or have won an award. If so, call us on 322-1086 and share your story.

WHERE HER MUSIC LIVES  
@100/AMZ

**LEGAL NOTICE**  
**INTERNATIONAL BUSINESS COMPANIES ACT, 2004**  
Cypel Global Ltd.  
Voluntary Liquidation  
Notice is hereby given that in accordance with Section 183 (4) of the International Business Companies Act, 2004, the dissolution of Cypel Global Ltd. has completed, a Certificate of Dissolution has been issued and the Company has therefore been struck off the Register. The date of completion of the dissolution was 18 December 2016.  
Antony Bahamas Management Limited  
Bahamas Financial Centre, 2<sup>nd</sup> Floor,  
Sibley & Charles Street, P.O. Box N-855  
Nassau, Bahamas

### IMPORTANT NOTICE TO ALL CUSTOMERS AND CREDITORS OF MONTAQUE CAPITAL PARTNERS LTD. (In Liquidation)

The Joint Official Liquidators (the Liquidators) hereby notify all Customers and Creditors of Montaque Capital Partners Ltd. (In Liquidation) ("the Company") that they have applied to the Supreme Court of the Bahamas for Court approval of the payment of the Liquidators' remuneration and costs for the period 1st February 2014 through 30th April 2016.

The Summons by which the application is made and the Eighth Affidavit of Edmund L. Robinson setting out the costs may be accessed on the website [www.montaquecapital.com](http://www.montaquecapital.com). The Liquidators' application will be heard by His Lordship the Honorable Mr. Justice Leo Windsor, Justice of the Supreme Court in Chambers on Monday the 13th March 2017 at 9:00 o'clock in the forenoon.

If you intend to appear on the hearing of the Liquidators' application you will need to file at the Supreme Court Registry a Memorandum of Appearance or one of the alternatives set out in the website depending on whether you are claiming a debt owed to you (Creditor's Appearance) or that the Company is holding assets beneficially owned by you (Customer's Appearance).

The Memorandum needs to be filed and served on the Liquidators or their Attorneys, no later than 4:00 p.m. on Thursday 9th March 2017.

If you are a customer or creditor of the Company and you need any further information or clarification in regard to the application, please contact the Liquidators directly and they will do their best to assist you.

Messrs. Kenneth Krays and Edmund L. Robinson  
The Joint Official Liquidators of Montaque Capital Partners Ltd. (In Liquidation)  
Liquidators  
75 Cayes Professional Center, Cayes Village  
Nassau, The Bahamas  
Tel (242) 327-4001/3  
[www.montaquecapital.com](http://www.montaquecapital.com)

### LEGAL NOTICE

**INTERNATIONAL BUSINESS COMPANIES ACT, 2004**  
**CHAMBER INCORPORATED**  
Voluntary Liquidation

Notice is hereby given that in accordance with Section 183 (4) of the International Business Companies Act, 2004, the dissolution of CHAMBER INCORPORATED has completed, a Certificate of Dissolution has been issued and the Company has therefore been struck off the Register. The date of completion of the dissolution was 29 December 2016.

Antony Bahamas Management Limited  
Bahamas Financial Centre, 2<sup>nd</sup> Floor,  
Sibley & Charles Street, P.O. Box N-855, Nassau, Bahamas

### LEGAL NOTICE

**INTERNATIONAL BUSINESS COMPANIES ACT, 2004**  
**CHANDLER MANAGEMENT LIMITED**  
Voluntary Liquidation

Notice is hereby given that in accordance with Section 183 (4) of the International Business Companies Act, 2004, the dissolution of CHANDLER MANAGEMENT LIMITED has completed, a Certificate of Dissolution has been issued and the Company has therefore been struck off the Register. The date of completion of the dissolution was 29 December 2016.

Antony Bahamas Management Limited  
Bahamas Financial Centre, 2<sup>nd</sup> Floor,  
Sibley & Charles Street, P.O. Box N-855  
Nassau, Bahamas

### LEGAL NOTICE

**INTERNATIONAL BUSINESS COMPANIES ACT, 2004**  
**ONG HOLDINGS LIMITED**  
Voluntary Liquidation

Notice is hereby given that in accordance with Section 183 (4) of the International Business Companies Act, 2004, the dissolution of ONG HOLDINGS LIMITED has completed, a Certificate of Dissolution has been issued and the Company has therefore been struck off the Register. The date of completion of the dissolution was 29 December 2016.

Antony Bahamas Management Limited  
Bahamas Financial Centre, 2<sup>nd</sup> Floor,  
Sibley & Charles Street, P.O. Box N-855  
Nassau, Bahamas

### LEGAL NOTICE

**INTERNATIONAL BUSINESS COMPANIES ACT, 2004**  
**PACEMAN INC.**  
Voluntary Liquidation

Notice is hereby given that in accordance with Section 183 (4) of the International Business Companies Act, 2004, the dissolution of PACEMAN INC. has completed, a Certificate of Dissolution has been issued and the Company has therefore been struck off the Register. The date of completion of the dissolution was 29 December 2016.

Antony Bahamas Management Limited  
Bahamas Financial Centre, 2<sup>nd</sup> Floor,  
Sibley & Charles Street, P.O. Box N-855  
Nassau, Bahamas

COMMONWEALTH OF THE BAHAMAS  
IN THE SUPREME COURT  
**Commercial Division**

**IN THE MATTER OF** Montaque Capital Partners Ltd.  
(In Voluntary Liquidation)

**AND**

**IN THE MATTER OF** THE COMPANIES ACT, 1992

---

---

**NINTH AFFIDAVIT OF EDMUND L. RAHMING**

---

---

2011

COM /BNK / 00083

*Lennox Paton*

**LENNOX PATON**

Bayside Executive Park No. 3

West Bay St. & Blake Rd.

Nassau, Bahamas

**Attorneys for the Joint Liquidators**