# NATIONAL ASSEMBLY OF THE FIRST SESSION OF THE NINTH PARLIAMENT OF GUYANA (2006-2009) 

## REPORT OF

## THE SPECIAL SELECT COMMITTEE OF THE NATIONAL ASSEMBLY

ON THE

# ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OF TERRORISM BILL 2007 <br> (BILL NO. 18/2007) 

PRESENTED TO THE NATIONAL ASSEMBLY BY

THE CHAIRMAN OF THE COMMITTEE ON

# REPORT OF THE SPECIAL SELECT COMMITTEE OF THE NATIONAL ASSEMBLY ON THE ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OF TERRORISM BILL 2007 - (BILL NO. 18 OF 2007) 

## Publication

1. The Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007, ( Bill No. 18 of 2007) seeks to provide for the establishment and management of a Financial Intelligence Unit; to provide for unlawful proceeds of all serious offences to be identified, traced, frozen, seized and eventually forfeited; to provide for comprehensive powers for the prosecution of money laundering, terrorist financing and other financial crimes; and the forfeiture of the proceeds of crime and terrorist property; to require reporting entities to take preventive measures to help combat money laundering and terrorist financing; to provide for civil forfeiture of assets and for matters connected therewith. The Bill was published on $4^{\text {th }}$ June, 2007.

## Introduction and First Reading

2. The Bill was introduced in the National Assembly and read a first time on $7^{\text {th }}$ June, 2007.

## Committal to Select Committee

3. Following its first reading the Bill was committed by the National Assembly for consideration by a Special Select Committee.

## Members of the Special Select Committee


#### Abstract

4. At a meeting held on $20^{\text {th }}$ June, 2007 the Committee of Selection nominated the following Members to comprise the Special Select Committee to consider the Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007, (Bill No. 18 of 2007).


## Members of the People's Progressive Party/Civic (PPP/C) (6)

The Hon. Dr. Henry B. Jeffrey, M.P.<br>Minister of Foreign Trade and International Cooperation

The Hon. Dr. Ashni K. Singh, M.P.
Minister of Finance

Mr. Mohamed Irfaan Ali, M.P.
Mr. Odinga N. Lumumba, M.P.
Mr. Moses V. Nagamootoo, M.P.
Mr. Mohabir A. Nandlall, M.P.

## Members of the People's National Congress Reform - 1 Guyana (PNCR - 1G) (3)

Mr. Winston S. Murray, C.C.H., M.P.
Mrs. Clarissa S. Riehl, M.P.
Deputy Speaker of the National Assembly
Mr. James K. Mc Allister, M.P.

## Member of the Alliance For Change (AFC) (1)

Mr. Raphael G.C. Trotman, M.P.

## Change in Membership

5. On $12^{\text {th }}$ July, 2007 the Committee of Selection nominated the Hon. Clement J. Rohee, M.P., Minister of Home Affairs to replace the Hon. Dr. Henry B. Jeffrey, M.P., Minister of Foreign Trade and International Cooperation as a Member of the Committee. Due to an administrative oversight this change was not effected until $18^{\text {th }}$ March, 2009.
6. On $27^{\text {th }}$ December, 2007 the Committee of Selection nominated Mr. E. Lance Carberry, M.P., Chief Whip to replace Mr. James Mc Allister.

## First Meeting of the Committee-Election of Chairman

7. At its first meeting held on $12^{\text {th }}$ July, 2007, the Committee elected the Hon. Dr. Ashni K. Singh, M.P., Minister of Finance as Chairman of the Special Select Committee.

## Other Meetings of the Committee

8. The Committee met on fifteen (15) other occasions.

Wednesday, $11^{\text {th }}$ June, 2008
Wednesday, $2^{\text {nd }}$ July, 2008
Wednesday, $9^{\text {th }}$ July, 2008
Wednesday, $23^{\text {rḋd }}$ July, 2008
Wednesday, $30^{\text {th }}$ July, 2008
Wednesday, $6^{\text {th }}$ August, 2008
Wednesday, $26^{\text {th }}$ November, 2008
Wednesday, $10^{\text {th }}$ December, 2008
Wednesday, $28^{\text {th }}$ January, 2009
Wednesday, $4^{\text {th }}$ February, 2009
Wednesday, $4^{\text {th }}$ March, 2009
Wednesday, $18^{\text {th }}$ March, 2009

Wednesday, $25^{\text {th }}$ March, 2009
Wednesday, $1^{\text {st }}$ April, 2009
Wednesday, $8^{\text {th }}$ April, 2009

## Consultation Process

9. The Committee agreed that it would engage stakeholders by requesting them to make oral and written submissions of their views on the Bill to facilitate the process.
10. In this regard, advertisements were placed in the print media during the period $13^{\text {th }}$ June, 2008 to $29^{\text {th }}$ June, 2008. Members of the public (individuals and organisations) were invited to submit written and oral presentations of their views on the Bill to the Committee not later than $30^{\text {th }}$ June, 2008. A copy of the advertisement is attached at Appendix 1.
11. In addition, the views of six (6) specific Organisations and Agencies were solicited on the Bill.

## Response to Invitations

12. One Agency, upon request was granted extension for the written submission of their views on the Bill. The Committee received a total of four (4) written submissions and one (1) request for oral presentation from five (5) respondents as follows:

## (i) Organisations:

- Office of the Commissioner of Insurance
- Guyana Securities Council
- Guyana Association of Bankers
- Bank of Guyana


## (ii) Individual:

- Mr. Christopher Ram


## Hearing

13. The oral presentation was held on $9^{\text {th }}$ July, 2008.

## Consideration of the Bill

14. The Committee commenced consideration of the Bill on $23^{\text {rd }}$ July, 2008.
15. In considering the Bill the Committee took into account the oral and written submissions.
16. The following clauses were accepted as presented:
$1,4,5,6,10,11,12,14,15,16,17,18,19,21,22,23,24,25,26,27,29,30,31,32,33,34,35,36,38,40$, $42,43,44,45,46,47,48,49,50,51,52,53,54,55,56,57,58,59,60,61,62,63,64,65,66,68,70,71$, $72,73,76,78,81,82,83,84,85,86,87,89,90,92,93,95,96,97,98,99,100,102,103$, $105,106,107,108,109,111,112,113,114,115$, first, second, third and fourth schedules.
17. The following clauses were amended:

Long title, $2,3,7,8,9,13,20,28,37,39,41,67,69,74,75,77,79,80,88,91,94,101,104$ and 110.
18. A new Clause 116 was inserted.
19. The details of the amendments made to the Bill by the Committee are attached at Appendix 11.

## Report of the Special Select Committee

20. At its meeting held on $8^{\text {th }}$ April, 2009 the Special Select Committee on Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007, (Bill No. 18 of 2007) agreed that this Report, on its consideration of the Bill, should be presented to the National Assembly.
21. The Report is accordingly hereby submitted.

## Minutes

22. The Minutes of Proceedings of the Committee are at Appendix 111.

## Verbatim Records

23. Verbatim Records of the proceedings of the Committee have been prepared and are available at Parliament Office.


Hoh. Dr. Ashni K. Singh Minister of Finance
Chairman

Committees Division<br>Parliament Office<br>Public Buildings<br>Brickdam, Stabroek<br>Georgetown

$20^{\text {in }}$ April, 2009

## APPENDIX I

## PARLIAMENT OFFICE

## Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007-No. 18 of 2007

## INVITATION TO THE PUBLIC FOR WRITTEN AND ORAL SUBMISSION

The Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007 - No. 18 of 2007 has been committed to a Special Select Committee of the National Assembly. This Bill seeks to provide for the establishment of a Financial Institution Unit; to provide for unlawful proceeds of all serious offences to be identified, traced, frozen, seized and eventually forfeited; to provide for comprehensive powers for the prosecution of money laundering, terrorist financing and other financial crimes; and the forfeiture of the proceeds of crime and terrorist property; to require reporting entities to take preventative measures to help combat money laundering and terrorist financing; to provide for civil forfeiture of assets and for matters connected therewith.

The Committee has begun its work, but wishes to receive from members of the public, individuals as well as organizations, their views on the Anti-Money Laundering and Countering the Financing of Terrorism Bill.

The Committee is, therefore, extending an invitation to members of the Public, to forward written, submissions of their views on this matter not later than Monday $30^{\text {th }}$ June, 2008.

Individuals and organizations who wish to appear before the Committee to give oral evidence should indicate the area(s) of interest to be presented on.

Copies of the Bill could be obtained from the Parliament Office, Public Building, Brickdam, Georgetown.

All written submissions and request to make oral evidence must be addressed to:

The Clerk of Committee
Special Select Committee of the National Assembly
(The Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007 - No. 18 of 2007)
Committees Division
Parliament Office
Public Buildings
Georgetown
Mr. Sherlock Isaacs
Clerk of the National Assembly
$11^{\text {th }}$ June, 2008

## APPENDIX II

## SPECIAL SELECT COMMITTEE ON THE

## ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OF

 TERRORISM BILL 2007 - (BILL NO. 18 OF 2007)
## Ameadments approved by the Committee

| Clauses | Clauses of Present Bill | Ameadments |
| :--- | :--- | :--- |
| A BILL- <br> Intituled | AN ACT to provide for the establishment and <br> management of a Financial Intelligence Unit; to <br> provide for unlawful proceeds of all serious offences <br> to be identified, traced, frozen, seized and eventually <br> forfeited; to provide for comprehensive powers for the <br> prosecution of money laundering, terrorist financing <br> and other financial crimes; and the forfeiture of the <br> proceeds of crime and terrorist property; to require <br> reporting entities to take preventive measures to help <br> combat money laundering and terrorist financing; to <br> provide for civil forfeiture of assets and for matters <br> connected therewith. | AN ACT to provide for the establishment and <br> management of a Financial Intelligence Unit; to <br> provide for unlawful proceeds of all serious offences to <br> be identified, traced, frozen, seized and forfeited; to <br> ofovide for comprehensive powers for the prosecution <br> financial crimes; and the forfeiture of the proceeds of <br> crime and terrorist property; to require reporting <br> entities to take preventive measures to help combat <br> money laundering and terrorist financing; to provide <br> for civil forfeiture of assets and for matters connected <br> therewith. |
| Clause 1 | (Unaltered) |  |


| Clause 2, subsection (1) | 2. (1) Int this Act- | 2. (1) In this Act, unless as otherwise provided in respect of a word or expression defined in PART V11- |
| :---: | :---: | :---: |
| Clause 2, subsection (1) Interpretation | (1) "terrorist act" (a): any act which constitutes an offence within the scope of, and as defined in one of the following treaties- | (1) "terrorist act" (a): <br> any act which constitutes an offence within the scope of, and as defined in any of the following treaties- |
| Clause 2, subsection(2)(1) (a)(iv) | (2)(1)(a)(iv) facilitated the commission, of a terrorist act, or | (2)(1)(a)(iv) facilitated the commission of, a terrorist act, or |
| Clause 3, subsection (5) | 3. (5) For the purposes of the Act an offence under this section can be committed by a person that commits a serious offence. | 3. (5) For the purposes of the Act an offence under this section can be committed by a person who commits a serious offence. |
| Clause 4 | (Unaltered) |  |
| Clause 5 | (Unaltered) |  |
| Clause 6 | (Unaltered) |  |
| Clause 7 | 7. Notwithstanding anything to the contrary contained in any other law, the offences created by this Act shall be investigated, tried, judged and sentenced by a court in Guyana regardless of whether or not the serious offence occurred in Guyana or in another territorial jurisdiction, but without prejudice to extracition when applicable in accordance with the law. | 7. Notwithstanding anything to the contrary contained in any other law, the offences created by this Act shall be tried, judged and sentenced by a court in Guyana regardless of whether or not the serious offence occurred in Guyana or in another territorial jurisdiction, but without prejudice to extradition when applicable in accordance with the law. |



| Clause 10 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 11 | (Unaltered) |  |
| Clause 12 | (Unaltered) |  |
| Clause 13, paragraph (b) (i) | 13. (b)(i) restriction on the use of the report or information to purposes relevant to investigating or prosecuting a serious offence, a money laundering offence, a terrorist financing offence or an offence that is substantially similar to either offence; and | 13. (b)(i) restriction on the use of the report or information to purposes relevant to investigating or prosecuting a serious offence, a money laundering offence, a terrorist financing offence or an offence that is substantially similar to any of these offences; and |
| Clause 14 | (Unaltered) |  |
| Clause 15 | (Unaltered) |  |
| Clause 16 | (Unaltered) |  |
| Clause 17 | (Unaltered) |  |
| Clause 18 | (Unaltered) |  |
| Clause 19 | (Unaltered) |  |
| Clause 20, subsection (1) | 20. (1) An institution or person that is licensed to do business in Guyana as a financial institution under the Financial Institutions Act 1995 or a money transmission service provider shall include accurate originator information and other related messages on electronic funds transfers and that information shall remain with the transfer. | 20. (1) An institution or person that is licensed to do business in Guyana as a financial institution under the Financial Institutions Act 1995 or a money transfer agency shall include accurate originator information and other related messages on electronic funds transfers and that information shall remain with the transfer. |


| Clause 21 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 22 | (Unaltered) |  |
| Clause 23 | (Unaltered) |  |
| Clause 24 | (Unaltered) |  |
| Clause 25 | (Unaltered) |  |
| Clause 26 | (Unaltered) |  |
| Clause 27 | (Unaltered) |  |
| Clause 28, subparagraph (c) | 28. (c) seize any document or property found in the course of that search that the police officer believes, on reasonable grounds, to be a relevant document or property in relation to a serious offence, money laundering or terrorist financing, on condition that the entry, search and seizure is made with the consent of the occupier of the land or the premises and under warrant issued under this Act. | 28. (c) seize any document or property found in the course of that search that the police officer believes, on reasonable grounds, to be a relevant document or property in relation to a senious offence, money laundering or terrorist financing, on condition that the entry, search and seizure is made with the consent of the occupier of the land or the premises or under warrant issued under this Act. |


| Clause 29 | (Unaltered) |
| :--- | :--- |
| Clause 30 | (Unaltered) |
| Clause 31 | (Unaltered) |
| Clause 32 | (Unaltered) |


| Clause 33 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 34 | (Unaltered) |  |
| Clause 35 | (Unaltered) |  |
| Clause 36 | (Unaltered) |  |
| Clause 37, subsection (1), paragraph (b)(i) | 37. (1)(b)(i) property derived from a serious offence; | 37. (l)(b)(i) currency derived from a serious offence; |
| Subsections (2) | (2) Currency detained under subsection (1) shall not be detained for more than seventy-two hours after seizure, excluding weekends and public holidays unless a Magistrate orders its continued detention for a period not exceeding three months from the date of seizure, upon being satisfied that- | (2) Currency detained under subsection (1) shall not be detained for more than seventy-two hours after seizure, excluding weekends and public holidays unless a Judge in Chambers orders its continued detention for a period not exceeding three months from the date of seizure, upon being satisfied that- |
| Subsection (3) | (3) A magistrate may subsequently order continued detention of the currency if satisfied of the matters mentioned in subsection (2), but the total period of detention shall not exceed two years from the date of the order made under that subsection. | (3) A police officer, customs officer or a person authorised by the Director of the Financial Intelligence Unit shall, as soon as is reasonably practicable, but not later than seven days, apply to a Judge in Chambers for a detention order with respect to the currency seized under subsection (1). |
| Subsection (4) | (4) Subject to subsection (5), currency detained under this section may be released in whole or in part to the person on whose behalf it was imported or exported- | (4) The Judge in Chambers shall not make an order for detention of the currency unless he is satisfied that there are reasonable grounds for suspecting that the currency is currency referred to in subsection (1). |


| Subsection (5) | (a) by order of a magistrate that its continued detention is no longer justified, upon application by or on behalf of that person and after considering any representations of the Director of the Financial Intelligence Unit to the contrary; or <br> (b) by an authorised officer, if satisfied that its continued detention is no longer justified. <br> (5) No currency detained under this section shall be released where- <br> (a) an application is made under this Act for the purpose of- <br> (i) the forfeiture of the whole or any part of the currency; or <br> (ii) its restraint pending determination of its liability to forfeiture; or <br> (b) proceedings are instituted in Guyana or elsewhere against any person for an offence with which the currency is connected, unless and until the proceedings relating to the relevant application or the proceedings for the offence, as the case may be, have been concluded. | (5) Subject to subsection (7), any order made under subsection (4) shall remain valid for a period of ninety days, and may be renewed for further periods of ninety days by the Judge in Chambers, until production of the currency before the Court in proceedings against any person for an offence with which the currency is connected. |
| :---: | :---: | :---: |



| Clause 38 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 39, subsection (2), paragraph (b) | 39. (2)(b) the person's reasonable expenses in defending the criminal charge and any proceedings under this Division; and | 39. (2)(b) the person's reasonable expenses in defending the criminal charge and any proceedings under this Part; and |
| Clause 40 | (Unaltered) |  |
| Clause 41 | 41. (1) A copy of a restraining order which affects land in Guyana shall be registered with the Registrar of Deeds. <br> (2) A restraining order is of no effect with respect to registered land unless it is registered as a charge under the Deeds Registry Act. <br> (3) Where particulars of a restraining order are registered under the Deeds Registry Act, a person who subsequently deals with the property shall, for the purposes of this section be deemed to have notice of the order at the time of the dealing. | 41. (1) A copy of a restraining order which affects transported land shall be registered with the Registrar of Deeds and where the restraining order affects registered land, the order shall be lodged with the Registrar of Lands who shall make the appropriate entry in the Register kept for that purpose in the Land Registry. <br> (2) A restraining order is of no effect with respect to land unless it is registered as a charge under the Deeds Registry Act or the Land Registry Act, as the case may be. <br> (3) Where particulars of a restraining order are registered under the Deeds Registry Act or the Land Registry Act, as the case may be, a person who subsequently deals with the property shall, for the purposes of this section be deemed to have notice of the order at the time of the dealing. |


| Clause 42 | (Unaltered) |  |
| :--- | :--- | :--- |
| Clause 43 | (Unaltered) |  |
| Clause 44 | (Unaltered) |  |
| Clause 45 | (Unaltered) |  |
| Clause 46 | (Unaltered) |  |
| Clause 47 | (Unaltered) |  |
| Clause 48 | (Unaltered) |  |
| Clause 49 | (Unaltered) |  |
| Clause 50 | (Unaltered) |  |
| Clause 51 | (Unaltered) |  |
| Clause 52 | (Unaltered) |  |
| Clause 53 | (Unaltered) |  |
| Clause 54 | (Unaltered) |  |
| Clause 55 | (Unaltered) |  |
| Clause 56 | (Unaltered) |  |
| Clause 57 | (Unaltered) |  |


| Clause 58 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 59 | (Unaltered) |  |
| Clause 60 | (Unaltered) |  |
| Clause 61 | (Unaltered) |  |
| Clause 62 | (Unaltered) |  |
| Clause 63 | (Unaltered) |  |
| Clause 64 | (Unaltered) |  |
| Clause 65 | (Unaltered) |  |
| Clause 66 | (Unaltered) |  |
| Clause 67, subsection (4) | 67. (4) The police officer, customs officer or a person authorised by the Director of the Financial Intelligence Unit shall, as soon as is reasonably practicable, apply to a Judge in Chambers for a detention order with respect to the cash seized under subsection (1). | 67. (4) The police officer, customs officer or a person authorised by the Director of the Financial Intelligence Unit shall, as soon as is reasonably practicable but not later than seven days, apply to a Judge in Chambers for a detention order with respect to the cash seized under subsection (1). |
| Clause 68 | (Unaltered) |  |
| Clause 69, paragraph (b) subparagraph (ii) | 69. (b)(ii) in any other case, be punishable with a fine of not less than five hundred thousand dollars together with imprisonment for not less than ten years nor more fifteen years. | 69. (b)(ii) in any other case, be punishable with a fine of not less than five hundred thousand dollars together with imprisonment for not less than ten years nor more than fifteen years. |

$\left.\begin{array}{|l|l|l|}\hline \text { Clause 70 } & \text { (Unaltered) } & \\ \hline \text { Clause 71 } & \text { (Unaltered) } & \\ \hline \text { Clause 72 } & \text { (Unaltered) } & \\ \hline \text { Clause 73 } & \text { (Unaltered) } & \begin{array}{l}\text { 74. (3) If a person obtains an interest in property after } \\ \text { it becomes terrorist property, no order shall be made } \\ \text { under subsection (2) in respect of that interest unless } \\ \text { the person is a bona fide purchaser for value, without } \\ \text { reason to suspect that the property is terrorist property. }\end{array}\end{array} \begin{array}{l}\text { 74. (3) If a person obtains an interest in property after } \\ \text { it becomes terrorist property, an order shall only be } \\ \text { made under subsection (2) in respect of that interest if } \\ \text { the person is a bona fide purchaser for value, without } \\ \text { reason to suspect that the property is terrorist property. } \\ \text { subsection (3) }\end{array}\right\}$

| Clause 78 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 79 | 79. In this Part save where the context other requires-- <br> "the applicant" means an officer who has applied to the Court for the making of an interim order or a restraint order and, in relation to such an order that is in force, means any or, as appropriate, any officer; <br> "dealing", in relation to property in the possession or control of a person, includes- <br> (a) where a debt is owed to that person, making a payment to any person in reduction of the amount of the debt, <br> (b) removing the property from the State, and <br> (c) in the case of money or other property held for the person by another person, paying or releasing or transferring it to the person or to any other person; "civil forfeiture order" means an order under section 82 ; <br> "interest", in relation to property, includes any right; | 79. In this Part save where the context other requires-- <br> "the applicant" means an officer who has applied to the Court for the making of an interim order or a restraint order and, in relation to such an order that is in force, means any or, as appropriate, any officer; <br> "dealing", in relation to property in the possession or control of a person, includes- <br> (a) where a debt is owed to that person, making a payment to any person in reduction of the amount of the debt, <br> (b) removing the property from the State, and <br> (c) in the case of money or other property held for the person by another person, paying or releasing or transferring it to the person or to any other person; <br> "civil forfeiture order" means an order under section 82 ; <br> Interpretation "Interest" deleted |

"restraint order" means an order under section 81;
"officer" means a police officer not below the rank of Superintendent of Police or a person authorised by the Director of the Financial Intelligence Unit;
"Minister" means the Minister of Legal Affairs;
"person" includes a corporate body;
"proceeds of crime" means any property obtained or received at any time (whether before or after the passing of this Act) by or as a result of or in connection with the commission of a serious offence wherever that serious offence has been carried out in the world provided that if the serious offence has been committed abroad it would be a serious offence if the same offence was committed within this jurisdiction;
"specified property" means any property of whatever description which forms the basis of any application under this Act as being the proceeds of a serious offence;
"respondent" means a person in respect of whom an application for an interim order or a restraint order has been made or in respect of whom such an order has
"restraint order" means an order under section 81;
"officer" means a police officer not below the rank of Superintendent of Police or a person authorised by the Director of the Financial Intelligence Unit;
Interpretation "Minister" deleted.

Interpretation "person" deleted.
"proceeds of crime" means any property obtained or received at any time (whether before or after the passing of this Act) by or as a result of or in connection with the commission of a serious offence whether that offence has been committed in Guyana or elsewhere provided that if the serious offence has been committed abroad it would be a serious offence if the same offence was committed within this jurisdiction;
"specified property" means any property of whatever description which forms the basis of any application under this Act as being the proceeds of a serious offence;
"respondent" means a person in respect of whom an application for an interim order or a restraint order has been made or in respect of whom such an order has

|  | been made and includes any person who, but for this Act, would become entitled, on the death of the first- <br> mentioned person, to any property to which such an order relates being an order that is in force and is in respect of that person. | been made and includes any person who, but for this Act, would become entitled, on the death of the first-mentioned <br> person, to any property to which such an order relates being an order that is in force and is in respect of that person. |
| :---: | :---: | :---: |
| Clause 80 <br> Subsection (1) <br> paragraph (b) | 80. (1)(b) that the value of the property or, as the case may be, the total value of the specified property referred to in both subparagraphs (i) and (ii), of paragraph (a) is not less than two million dollars , the Court may make an interim order prohibiting the person or any other specified person or any other person having notice of the order from disposing of or otherwise dealing with the whole or, if appropriate, a specified part of the property or diminishing its value during the period of fifty-six days from the date of the making of the order. | 80. (1)(b) that the value of the property or, as the case may be, the total value of the specified property referred to in both subparagraphs (i) and (ii), of paragraph (a) is not less than two million dollars, <br> the Court may make an interim order prohibiting the person or any other specified person or any other person having notice of the order from disposing of or otherwise dealing with the whole or, if appropriate, a specified part of the property or diminishing its value during the period of fifty-six days from the date of the making of the order. |
| Clause 81 | (Unaltered) |  |
| Clause 82 | (Unaltered) |  |
| Clause 83 | (Unaltered) |  |


| Clause 84 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 85 | (Unaltered) |  |
| Clause 86 | (Unaltered) |  |
| Clause 87 | (Unaltered) |  |
| Clause 88, subsection (1) | 88. (1) Where an interim order or an restraint order is made, the Registrar of the Court shall, in the case of registered land, furnish the Land registry with notice of the order and the Registrar of Lands shall thereupon cause an entry to be made in the appropriate register inhibiting, until such time as the order lapses, is discharged or is varied so as to exclude the registered land or any charge thereon from the application of the order, any dealing with any registered land or charge which appears to be affected by the order. | 88. (1) Where an interim order or an restraint order is made, the Registrar of the Supreme Court shall, in the case of registered land, furnish the Land registry with notice of the order and the Registrar of Lands shall thereupon cause an entry to be made in the appropriate register inhibiting, until such time as the order lapses, is discharged or is varied so as to exclude the registered land or any charge thereon from the application of the order, any dealing with any registered land or charge which appears to be affected by the order. |
| Subsection (2) | (2) Where notice of an order has been given under subsection (1) and the order is varied in relation to registered land, the Registrar of the Court shall furnish the Registrar of Lands with notice to that effect and the Registrar of Lands shall thereupon cause the entry made under subsection (1) of this section to be varied to that effect. | (2) Where notice of an order has been given under subsection (1) and the order is varied in relation to registered land, the Registrar of the Supreme Court shall furnish the Registrar of Lands with notice to that effect and the Registrar of Lands shall thereupon cause the entry made under subsection (1) of this section to be varied to that effect. |
| Subsection (3) | (3) Where notice of an order has been given under subsection (1) and the order is discharged or lapses, the Registrar of the Court shall furnish the Registrar of Lands with notice to that effect and the Registrar of Lands shall cancel the entry made under subsection (1). | (3) Where notice of an order has been given under subsection (1) and the order is discharged or lapses, the Registrar of the Supreme Court shall furnish the Registrar of Lands with notice to that effect and the Registrar of Lands shall cancel the entry made under subsection (1). |


| Subsection (4) | (4) Where an interim order or a restraint order is made, the Registrar of the Court shall, in the case of transported land, furnish the Registrar of Deeds with notice of the order and the Registrar of Deeds shall thereupon cause the notice to be registered in the Deeds Registry. | (4) Where an interim order or a restraint order is made, the Registrar of the Supreme Court shall, in the case of transported land, furnish the Registrar of Deeds with notice of the order and the Registrar of Deeds shall thereupon cause the notice to be registered in the Deeds Registry. |
| :---: | :---: | :---: |
| Subsection (5) | (5) Where notice of an order has been given under subsection (4) and the order is varied, the Registrar of the Court shall furnish the Registrar of Deeds with notice to that effect and the Registrar of Deeds shall thereupon cause the notice registered under subsection (4) to be varied to that effect. | (5) Where notice of an order has been given under subsection (4) and the order is varied, the Registrar of the Supreme Court shall furnish the Registrar of Deeds with notice to that effect and the Registrar of Deeds shall thereupon cause the notice registered under subsection (4) to be varied to that effect. |
| Subsection (6) | (6) Where notice of an order has been given under subsection (4) and the order is discharged or lapses, the Registrar of the Court shall furnish the Registrar of Deeds with notice to that effect and the Registrar of Deeds shall thereupon cancel the registration made under subsection (4). | (6) Where notice of an order has been given under subsection (4) and the order is discharged or lapses, the Registrar of the Supreme Court shall furnish the Registrar of Deeds with notice to that effect and the Registrar of Deeds shall thereupon cancel the registration made under subsection (4). |
| Subsection (7) | (7) Where an interim order or an restraint order is made which applies to an interest in a company or to the property of a company, the Registrar of the Court shall furnish the Registrar of Companies with notice of the order and the Registrar of Companies shall thereupon cause the notice to be entered in the Register of Companies maintained under the Companies Act1991. | (7) Where an interim order or an restraint order is made which applies to an interest in a company or to the property of a company, the Registrar of the Supreme Court shall furnish the Registrar of Companies with notice of the order and the Registrar of Companies shall thereupon cause the notice to be entered in the Register of Companies maintained under the Companies Act1991. |


| Subsections (8) <br> Subsection (9) | (8) Where notice of an order has been given under subsection (7) and the order is varied, the Registrar of the Court shall fumish the Registrar of Companies with notice to that effect and the Registrar of Companies shall thereupon cause the notice entered under subsection (7) to be varied to that effect. <br> (9) Where notice of an order has been given under subsection (7) and the order is discharged or lapses, the Registrar of the Court shall fumish the Registrar of Companies with notice to that effect and the Registrar of Companies shall thereupon cancel the entry made under subsection (7). | (8) Where notice of an order has been given under subsection (7) and the order is varied, the Registrar of the Supreme Court shall fumish the Registrar of Companies with notice to that effect and the Registrar of Companies shall thereupon cause the notice entered under subsection (7) to be varied to that effect. <br> (9) Where notice of an order has been given under subsection (7) and the order is discharged or lapses, the Registrar of the Supreme Court shall fumish the Registrar of Companies with notice to that effect and the Registrar of Companies shall thereupon cancel the entry made under subsection (7). |
| :---: | :---: | :---: |
| Clause 89 | (Unaltered) |  |
| Clause 90 | (Unaltered) |  |
| Clause 91 , subsection (1) | 91. (1) Where property the subject of an interim order, a restraint order or a civil forfeiture order made before the relevant time is in the possession or control of a company and an order for the winding up of the company has been made or a resolution has been passed by the company for a voluntary winding up, the functions of the liquidator or any provisional liquidator shall not be exercisable in relation to the property. | 91. (1) Where property, the subject of an interim order, a restraint order or a civil forfeiture order made before the relevant time, is in the possession or control of a company and an order for the winding up of the company has been made or a resolution has been passed by the company for a voluntary winding up, the functions of the liquidator or any provisional liquidator shall not be exercisable in relation to the property. |


| Clause 92 | (Unaltered) |  |
| :---: | :---: | :---: |
| Clause 93 | Unaltered |  |
| Clause 94, subsection (1), paragraph (c), subparagraph (ii) | 94. (1)(c)(ii) the property does not constitute, directly or indirectly, proceeds of crime or was not acquired, in whole or in part, with or in connection with property that, directly or indirectly, constitutes proceeds of crime, award to the person if any such compensation payable by the Minister as it considers just in the circumstances in respect of any loss incurred by the person by reason of the order concemed. | 94.(1)(c)(ii) the property does not constitute, directly or indirectly, proceeds of crime or was not acquired, in whole or in part, with or in connection with property that, directly or indirectly, constitutes proceeds of crime, <br> award to the person if any such compensation payable by the Minister as it considers just in the circumstances in respect of any loss incurred by the person by reason of the order concerned. |
| Clause 95 | (Unaltered) |  |
| Clause 96 | (Unaltered) |  |
| Clause 97 | (Unaltered) |  |
| Clause 98 | (Unaltered) |  |
| Clause 99 | (Unaltered) |  |
| Clause 100 | (Unaltered) |  |
| Clause 101, subsection (5) | 101. (5) If a constable or a customs officer applies for a customer information order, an application to discharge or vary the order need not be by the same constable or customs officer. | 101. (5) If a police officer or a customs officer applies for a customer information order, an application to discharge or vary the order need not be by the same constable or customs officer. |


| Subsection (8), paragraph (b) | (8)(b) a customs officer who is not below such grade as is designated by the Commissioner-General of the Revenue Authority as equivalent to that rank. | (8)(b) a customs officer who is not below the grade of Supervisor of the Revenue Authority. |
| :---: | :---: | :---: |
| Clause 102 | (Unaltered) |  |
| Clause 103 | (Unaltered) |  |
| Clause 104, subsection (3) | 104. (3) A person commits an offence if, in purported compliance with a requirement imposed on him under a disclosure order, he- <br> (a) makes a statement which he knows to be false or misleading in a material particular; or <br> (b) recklessly makes a statement which is false or misleading in a material particular. | 104. (3) A person commits an offence if, in purported compliance with a requirement imposed on him under a disclosure order, he makes a statement which he knows to be false or misleading in a material particular. <br> Paragraph (b) deleted. |
| Clause 105 | (Unaltered) |  |
| Clause 106 | (Unaltered) |  |
| Clause 107 | (Unaitered) |  |
| Clause 108 | (Unaltered) |  |
| Clause 109 | (Unaltered) |  |


| Clause 110 | 110. The Minister responsible for Finance shall table a report in Parliament, not later than the first sitting day after the expiry of ninety days from the end of the fiscal year detailing- <br> (a) the amounts paid into the Consolidated Fund; <br> (b) the accounts and statistical reports of the Financial Intelligence Unit. | 110. (1) As soon as practicable, but not later than six months after the expiry of the financial year, the Director shall submit to the Minister responsible for Finance an annual report by the Financial Intelligence Unit for that financial year. <br> (2) The report shall comprise information on the financial affairs, operations and performance of the Financial Intelligence Unit, including the amounts paid into the Consolidated Fund under this Act. <br> (3) The report shall have appended to it, the audited annual statements of accounts of the Financial Intelligence Unit prepared pursuant to section 9(8). <br> (4) The Minister responsible for Finance shall cause a copy of the report together with the annual statement of accounts and the Auditor General's report thereon to be laid before the National Assembly within one month after he receives it. |
| :---: | :---: | :---: |
| Clause 111 | (Unaltered) |  |
| Clause 112 | (Unaltered) |  |
| Clause 113 | (Unaltered) |  |
| Clause 114 | (Unaltered) |  |


| Clause 115 | (Unaltered) |  |
| :---: | :---: | :---: |
| Insertion of Clause 116 |  | Insertion of the following as Clause 116: <br> 116. The Foreign Exchange (Miscellaneous Provisions) Act 1996 is amended as follows - <br> (a) in section 6 by the substitution for the words "Second Schedule" wherever they occur of the words - <br> "Third Schedule to the Anti-Money Laundering and Countering the Financing of Terrorism Act 2009;" <br> (b) by the repeal of the Second Schedule. |

# APPENDIX III <br> Minutes of the Meetings of the Committee 

$1^{\text {st }}$ Meeting held on $12^{\text {th }}$ July, 2007
$2^{\text {nd }}$ Meeting held on $11^{\text {th }}$ June, 2008
$3^{\text {rd }}$ Meeting held on $2^{\text {nd }}$ July, 2008
$4^{\text {th }}$ Meeting held on $9^{\text {th }}$ July, 2008
$5^{\text {th }}$ Meeting held on $23^{\text {rd }}$ July, 2008
$6^{\text {th }}$ Meeting held on $30^{\text {th }}$ July, 2008
$7^{\text {th }}$ Meeting held on $6^{\text {th }}$ August, 2008
$8^{\text {th }}$ Meeting held on $26^{\text {th }}$ November, 2008
$9^{\text {th }}$ Meeting held on $10^{\text {th }}$ December, 2008
$10^{\text {th }}$ Meeting held on $28^{\text {th }}$ January, 2009
$11^{\text {th }}$ Meeting held on $4^{\text {th }}$ February, 2009
$12^{\text {th }}$ Meeting held on $4^{\text {th }}$ March, 2009
$13^{\text {th }}$ Meeting held on $18^{\text {th }}$ March, 2009
$14^{\text {th }}$ Meeting held on $25^{\text {th }}$ March, 2009
$15^{\text {th }}$ Meeting held on $1^{\text {st }}$ April, 2009
$16^{\text {th }}$ Meeting held on $8^{\text {th }}$ April, 2009
IIIE NATIONAI, ASSEMBLA OF IIIG: FIRSI SESSION( OF TIIE NINTII PARIIAMENT OF (;UYANA (20106-2007)
MINIITESOFTIIF,

TERRORISM BIII, 20107-- IBIIL, NO). 18/20107IEId) NT 3.21 P. M
ON TIUURSDAY $12^{\text {II }}$,JUIV, 20107

MEMBERS OF TIIE (OMMITIIEF: (ID)
(IIAIRMAN(1)
From the P'ople's Progeressive Party/Civic (PPP/C)(1)
(Nomimated by the (ommittec of Selection on $20{ }^{n \prime}$ Jume, 20(0)7)
Ihe Hon. Itari N. Ramkarran, S.(C., M. P.. Speaker
(As Presiding oficer for the election of the ('haiman)
Other Mombery
From the People's Propressive Party/Civic (IP1P/C)(5)
(Nominated by the (ommitte of Solection on 2()$^{\prime \prime \prime}$ Jume, 2007 )
Nie Itom. Wr Henry B. Iefley. M.P.
Minister nf Poreign Trakle and Intemational Conperation
The Ilen. Itr. Asmik. Singh, M.P. Minister of limance
Mr. Mobsmed Irtam Nli. M.P.


Nr. Mohmhir A. Namdlall. M.I'


Mr. Winstons. Mhmay. (' ('II. M1.I'.
Nrs. (Hansoas Riell. MI.


Mr. Jimmes K. Me Allistor, MII.

## From the Alliance For ('hange (AF' 2 (I)

(Nommated by he (ommittece of Selection on ? ? $)^{\text {min }}$.hme, 2007)
Mr. Raphat (i) ('. Momam. MP

## OTficers

| Mr. Shorlocl I Isatas: |  |
| :---: | :---: |
| Ms. Whatall Cadogim | Assistant Head of ( onmmillees l)isis |
| Msis Sobia Maxucll | Assistimm ('kork of ('ommifles |

## ITEM I: (AILTO()RI)ER

. The Speaker as Presiding ontiver for the election of a ( haiman for the (ommitlece called the meeting to order at 3 apm.

##  (OMMITTEE (ON ANTI-MONEY IAUNIDERIN(;ANI)  BHLI.NO. 18/2007

2 Ihe Spather callod for momations of a (haiman for the commithe
 secomed the momination of the Ilon. Wr. Ashan K. Singh.
 k. Singh as (haiman of lice Commillece.

## AIDOOURNHENT

M3.? p.m. The mecting was akionmed sime dia


(hairmat!

MINITES (DF IIIF.



TERRORISN BIIL, 2007-HII, N(). 18/2007
IIF. ID AT 10.20 A. A

IN TIE PARIIAMENT CIIAMHER, PHBIIC HIIIIDNGS, GFORGETOWN

## MFABFRS(OF TIE COMMITTEF (10)

## CHAIRMAN (1)

## From (he People's Propressive Party/(ivic (I'IPP/C) (1)

(Nommated by the committee of Selection on 201 Itwe, 2007) (i) heted by the ( ommittee on $12^{\text {th }}$ July, 2007)

He Ilom. Dr. Astmi K. Simgh. M. P'
Mmster of H mance

## Dhaer Members

## From the People's Progressive Party/(Tvie (PP1/(C)(5)

(Nommated by the (ommittec of Solection on 201" June, 2007)

Minster of lomeng Tarde asd Intermational (ooperation

Mr. Molamed Irfana Ni, M.I'

Nh. Ohnga N. I mmmba, M.I'.
(Absent)

Mr. Moses V'. Nagamonotoo. M.P

Mr Mohabir A Namellall, M.

Prom the Pemple's National Compress Reform-1 Gimana (PNCR (16)(3)






N1. I I ance ('anhery. M I'. 1 hact Whan

## From the Alliance For Change ( $\mathbf{A F C}$ ) (1)

(Nominated by the Comitue of Selection on $20^{\mathrm{nb}} \mathrm{Jume}, 2007$ )
Mr. Raphael (i.C. Tromman. M.P - (Excused)

## In Attendance

| Mr. Paul (ieer | - | Director, Financial Intelligence (lait |
| :---: | :---: | :---: |
| Mr. Paul Fung- $\Lambda$ - Fat | - | Deputy (hief Parliamentary Counsel |
| Ms. Debra II. Cidogam |  | Assistant llead of Committes l)ivision |
| Ms Sueama Reynolds |  | Assistant Clerk of Committee |
| Mr. Nickoli Pryce |  | Assistant Clerk of Commmittee |

## Officers

| Mis Sonia Maxwell | - | Clerk of Committee |
| :--- | :--- | :--- |
| Ms. Ietta Barker | - | Assistant Clerk of Committe |

## JTEMI: CALI. JOORDER

1.1 The Chaiman ealled the meeting to order at 10.20 a.m.

## ITEM 2:

### 2.1 Welcome and Remarks

2.1.1 The Chaiman extended a warm welome to Members of the Committee Dle stated that the importance of the Bill cammot be reemphasised in light of the fact that the bill sought the enat Iegistation that was of critical importance to the ecomomic life of the country. He posited that the National Assembly had an effective Committee structure and therefore hoped that the Committee would arrive at a consensus on the Bill.
2.12 The (haman also indicated that he lowed fontard to a harmonious working relationship wifh the committee in the execution of its mandate.

### 2.2 Fixcuscs

2.2. The (haiman infomed the (ommitte dat the followinge Nambers hatel asked to be excused from the meeting:
(i) Whe flom Dr. Hemry Jefficy M. I
(ii) Mr. W'inston Murrily. ('('.II.. M.I'
(iii) Mr. Raphael Thuman, M.P.
3.1 The following documents were circulated prior to the meeting:-
(i) Notice of the ? ${ }^{2 n+1}$ Meeting dated $6^{\text {th }}$ June. 2008 : and
(ii) Minutes of the 1" Meeting luch on 12" July, 2007:

## ITEM4: <br> CORRESP(ONIOENCE

4. 1 The (hatman informed Members that the Committee had received foo letters from Ram \& McRae and the (iuyana Associations of Bankers, dated $11^{\text {th }}$ July and $16^{\text {th }}$ August. 2 (ros. respectively.
4.1 .1

The Clerk was requested to cireulate to Members copies of the letters for the next meeting.

##  HELI) (JN $12^{11}$ JULY, 20(1)

## Corrections

5.1. Page 2-Officers Prenent at the Meeting
S.1.2 The following amendments were mate
(i) Substitution of "Shertock" for "Shertoc" alter "Mr."
(ii) Substitution of "Ms" for "Ms" helore "Soma"

52 Therealer the Minutes were contimed on a motion mosed and seconded hy Mr. Irlam Ni and Mrs. Clarissa Richl. respectively:

ITFM 6:
0.1

1HEN 7:

MATIERS ARISINE:
The Commitee noted that Mre I ance (artery, Ne. Chied Why had replated Mre James Me Nllister. M.P. as a Member on the Committer.



Methodolong:
 cons:idetation of the Bill:
(1) invite oral and written submissions form stakeholders on the Bill. An advertisement should be published in the print media advising stakehokders that the commitlee had commenced comsideration of the Bill, and would wish to receive writen and oral submissions of their views on the Bill hy the $30^{\text {th }}$ June, $2(0) 8$. Stakeholders stould also be advised that copies of the Bill woud the available at the Parliament olitice.
(ii) Stakeholders desirous of providing orat evidence to the (ommittee should indicate the arcals) of interest to be presented on.
7.1.2 The committee also agreed that its mext meting womd be convened on the $2^{2 n d}$ July, 2oone. following the expiration of the deadline for stakeholders" summissions.
7.2 Time and Date
7.2.1 The Committec agred tomet every Wednesdays at 11 .(9) am
7.3 Consideratinn of the Bill
7.3.1 The Commille agreed that, ensuing examination of the suhmissions. it would commence consideration of the Bill

## AD.JOURNMENT:




MINITESOF TIIE:
 ON ANTI-MONFY LAUNDERING; AND COUNTERING; TIEFINANCING; OF TERIU(IISSM IBIII, 2007- HII.L N(). 18/2007

HEL, 1 ) AT 11.20 A.M
(IN WEDNE:SDAY $2^{\text {Nt }}$ JUITY, 2 (0)S
IN TIIE PARIIAMENT CIIAMBER, PUIIIIC BUIIDINGG, GEORGEFOWN

## MEMBFRS OF TIIE COMMITIEE (IO)

## CHAIRMAN(1)

## From the People's Propressive Party/Civic (PPP/C)(1)

(Nominated by the (ommittee of Selection on 20) June, 2007)
( 1 - lected by the Committee on $12^{\text {ti }}$ July, 2 ori7)

Ihe Ilom. Ir. Ashmi K. Singh, M.P<br>Minister of limance

## Other Members

## From the Pepple's Progressive Party/('Vie (IPP/C)(5)

(Nominated bs the committee of Selection on 20 解 Junc, 2007)

## Ihe Inom. Ir. Itenry B. Jelfiey, M.iP.

Minister of loreign trade and memational cooperation

> Mr Mohamed Irfaan Ali, M.P. Absent

Mr. Odinga N. I.umumba, M.P. Absen
Mr. Moses V. Naganmoter, M.P
Mr Mohblbir A. Nameflall. M.IP Exeused

## 

(Nominated by the Commitfee of Selection on $20^{\text {th }}$ Sthe, 2007)
Ni Winstens Mirray, ('r If, N.IP.


(Nominated by the (ommittee of Solection an 23th December. 2007)


## From the Alliance For Change (AFC)(1)

(Nominated by the ('ommittee of Selection on 20 $)^{\text {th }}$. Junc, 2007)
Mr. Raphatel (; ('. Vrotman, M.P
Nhent

## In Attendance

Nr. Paul (icer<br>Mr. Piaul Fung- - F-at<br>Ms. Sucama Regmolds<br>Director, Financial Intelligence I nit<br>Deputy (hivef Parliamentary Counsel<br>Assistant C'lerk of Committees

## Officers

Ms Sonia Maxwell
Ms. Letta Barker

Clerk of the committee
Assistant Clork of Committe

## ITIM I CAII.TOORDER

1. The (hamman called the meeting to order at 11.20 atm

## ITIM 2 :

ANNOUN('MHNT
2.1 Excuses:
2.1.1 The (hairnam infomed the Commitlee that Mr. Mohathir Namdlatl. M.P laxd asked to be excused from the meeting

## ITEM 3: $\quad$ CHRCUA,ATIONOFDOCUMENTS

3.1 The following documents were cifalated prior to the meeting:-
(i) Notice of the $3^{\text {rd }}$ Meeting dated $25^{\text {th }}$. Jume 2008 :

(iii) S.elter dalled $11^{\text {th July. }} 2007$ from Ram \& Me Rac
(i) I Efler dated $10^{\text {th }}$ Nugust. zon 7 hom the (myana Association of Bankers

# (ONFIRMATION OF MINUTES OF TIIE $2^{\text {nd }}$ MIEIUNG; IIEAJ) (ON II'I.JUNE: 200k. 

## Corrections

4.1 Page 2:

## (i) In Alfendance

- Suhstitution of "Fung- $\wedge$-Fiat" For "Fung- $\Lambda$ - fat"
(ii) Paragraph 2.1.1 - Welcome and Remarks
- Substilution of "over" for "re" before the word emphasised in the lirst line.
- Substitution of the words "had a tradition ol" for the word "an" helore the word eflective in filth line.
- Substitution of" structures" for "structurc" in sixth line.
- Substitution al the word "this" lor the worl "the" in the penultimate line.


## $\$ .2$ <br> Page 3, paragraph 4.1.1-Correspondence

Subsitution or the word " $\Lambda$ ssonciation" for the word " $\wedge$ sisociations. in the second line

## 4.3 <br> Page d, paragraph 7.2.1-Time and Date

4.3. Substitution of "Wednestay" for "Wednesclays" in the first line.

## Page 4. Parngraph 7.3.1 Consideration of' (he Bill

Substitution of the following for the above paragaph.
"The ('anmittece agreced that pending reccipt and examination of Suhmissions, if acould commentice consideratiant of He bill".
 seconded by Mr. I: I ance ( anberre and Natr. Moses Nagamootow. icspectisely
 publishad and no response was recoived.



 presonallions.


 18/2007

### 6.1 The Winy lonward

6.1. The (hamman insted the views of Nombers an hos the
 from Ram \& Nokate and the (intiana Association of Bankers.





7.1 The committee agreed to defer consideration of the bill penting finther submissions.

### 7.2 Buration for Meelings of the Commiltee

7.2. 1 The (haiman noted the proposal made by a Member that the duration of meetings should be for a period of two hours smex Members hal to attend other mectings of committees on Wednestay.

## ADJOURNMENI:

At 11.45 a m. the meeting was adjourned to 11.00 pm. on Wedne day. $9^{\text {sh }}$ July, 20 of

> th.


## Chairmal"

MINITESOF THE
$4^{\text {I'" MERTING; OF TIIE SPECDAI, SELAE T COMMITTEE }}$ ON ANIT-MONEY LAUNIDERING ANI) (OUNTERING TIIEFINAN(ING (OF TERRORISM BHIL 2007 - BILL NO. 18/2007

HEL, AT II. 20 A.M
ON WEDONESIDAY $9^{\text {T"I JUI }}$, 2008
IN TIIE PARIIAMENT CIIAMBER, PHIBIICDBHIDINGIS, GEORGETOWN

## MEMBERS OF TIIF COMMITIFE (10)

## CIIAIRMAN (1)

## Frum the People's Progressive Par(y/Cive (DPD/')(1)

(Nommated by the Commatiee of Selecton on $20^{\text {tin }}$ June, 2007)
(Flected by the ( iommitee on $12^{\text {th }}$ July, 2007)
The Ion. Or. Ashan K. Singh, M. P
Munster of limance

## Onter Members

## From the People's Propressive Purty/Civic (IPPP/C ${ }^{2}(5)$

(Nommated by the Committee of Solectom on $20^{\text {ti }}$ Junc, 2007)
Hic Hom. Vr. Henry B. Jefficy, M.P. - (1:xcused)
Minster off Forengi liade and mernatomal ('ouperation
Mr. Mohamed Irfailn Ni. M.I.
Mi. I Kling: N. I unumba, M.P.

Mr. Mases V. Nagameoteor. M.I'
Mr: Molablar $\wedge$ Nandlall, M.J
Frime (he People's Nallonal Coneress Reform-I Guyama (PNeR-IG)(3)

Mr Whatens Muray, (' (II M. M.

Bepuly Speaker of the Natumal Assembly
(Nomumated by the (ommitter of Solecton on 27"1) ecember, 2007)


## from the Allance for Change (AFC)(I)

(Nominated by the Committee of Selection on ? ? ' June, 2007)
Mr. Raphad (i.C: Totman, MI

## In Nifendance

| Mr Prandicer | Dirccor. Pinameial hitelligencellmit |
| :---: | :---: |
| Mr. Charles Fung- A lat | - Deputy ( hief Parlianconary (oumsel |
| Mr. Nichalai Pryce | - Assistaml Clerk of Commitlees |

## Officers

| Ms. Somia Maxwell | - Clerk of (ommitter |
| :---: | :---: |
| Mis. lella Banker | - Assistant C'erk of ( ommmilte |

ITEMI: CAIL, TOORIOR
1.1 The ( H aiman called the meting to onder at 11.24 a.m.

## ITEM2: ANNOUNCMENT

### 2.1 Rixcuse:

 asked to be exensed fienn the meetine.

IHEM3: (ORRESPONIEN( E
(i) Incoming:
 (inumble requesting an crtonsion of two(?) wecks for sulmission of the sicws an lla Bill
(ii) Ougnaing





- Mr. EAwin II. ( imating. ('hamman of the (inyama Association ol Bankers.
 Accomanals, lowessomal Service fian
- I ctiter dated $2^{\text {mil }}$ July. 2000 to the following (organisations. inviting written and aral sulbinissions on the Anti-Money lanntering and Contering the linameing of toronism bill 2007 bill No. 182007 :
- The Director ol Puhlic Proscecutions
- (inyama Scemtiocs ( immal
- Commissioner of hisurame
- Private Scctor (ommission
- Cinyma Bar Assomiation
- Commissioner al Police:
- Kank ul Cinyama

ITEAI 4: CIRCDIATION OFDOCUMENES



92 The lislowing document wis circulated at the meeting:

- I efter dated $x^{\prime \prime \prime}$ July, zons, re the Ami Money 1 ammering
 No. 18:2007




## Corrections

5.1 Paga d, ITEME - Review or Submissions




## ITEM6:

### 6.1 Page 4, Invituton for Oral and Writen Submissions from stakeholders

0.1. The ('hamman informed the committee that the lethers to the bollowing agencies were dispatched.

- The Director of Pablic Prosecutions
- Cinyana Securities Council (ommissioner of hasurance
- Private Scetor Commassion
- Cilyama Bar Asseckation
- Commissioner al Police
- Bank of (Byyma
6.1.2 He also infomed Members that mo response was recelved except
 (2) weeks lo submit its views on the Bill.
6.1.3 The ( 3 mmittee agreed to gramt an extension of lwo (2) wecks (6) the (iuyama Secumbes (ouncil for submit its views on the Bill. The
 accordingly.
0.14 The (hamman informed the Commillec that the fingana Association of Bankers had indicated that the Organsantion woukd fot appar belore the commillece to make an onal presentation, hat wonld provite a writeon sumbission ofits views on the Ball.
 ANDCOUNTERING;TIE IINANGING;OFTERRORISNA BII.I, 20107-13II.I NO.I8/20107.

71 Hac (haimanextuded a wam weleone the Nr. (hristopher Ram and indicated hat he was pleased that he lan expessed an interest waplan before the commitioe.
7.: Presentation My Mr. Cleristopher Ram


(i) that the bill was a complex piece of lesisitatem and it

(ii) some of the activities and businesses which were subleet to the legistation were already under a supervisory authority. The lack of adequate resouree and capacity would hinder the proper enforement of the legistation;
(iii) that if some of the powers and duties ineluded in the legistation were to be carried out with minimum efficiency. it would required burcaucracy and budgeting, which the Gevemment would be unwilling or unable to finance. This might require external financing;
(iv) evidence suggest hat the Guyana Police force and the ()ffice of the Director of Public Prosecutions did not have the quality of personnel to prosecute cases of corruption and braches of the law;
(v) What the Moacy Lamdering (Prevention ) Net of 2000 ) made little impact and that no analysis was done to indicate that a more complex legislation was required.
(vi) the lact that the Ministerial athority for the legislation fell within the purview of both the Ministry of Legal Affars and the Ministry of finamee cansed some concerm, since a similar legistation (Companies Act lo9\|) hat not been successfully implemented;
(vii) (hatl three of the mosit common sources of money laundering were narco-traflicking, customs and tax evasion. Only natro-tralficking was sabject to the proposed legislation:
(viii) that the law relating to the financing of political parties and elections campaign necded to he updated.
(ix) that the Cambios were one of the major vehicles of money fandering and despite public calls for legistation to curtail Hewr uperations, action was mot laken against such oprerations:

Mr. (hrstoplace made fle biltow ing recommendations:

- Anend the Moncy Lamadering (Prevomion) Aet 2000 ir it was lomad to be delective, and make subsidiary leges lation What may be neessany to gave eflee bo that Act.
Place the responsibility for the prevemion of moneyfantulering within a separate, prolessional estatheshed unis within the Bank of (inyama
Pate responsibility lor the prevention and limancing of umorism mater the (riminal 1 an ()flemees Act.

 money lamdering and possibly ather foms of theqal atliviacts

 bo lammered.
The Natmonal Asscmbly shomal sech 10 modemase bld
 certain that would work.

 and (aricom States ath the hembe bix (1 xdange of

 politual promes and electoms ciandagns
7.23 Ousctions and chandiations were somblt by the following Mombers

| (1) | Mr. Olinga 1 mmamba, NIP |
| :---: | :---: |
| (ii) | Mr. Wimslon Muray, $\mathrm{Il}^{1}$ |
| (ii) | Mr. Raphace Tromam, Mid |
| (i) | Mr. Mohamed Mi, M P |
| (v) | Mr. Mohahis Nathtlall. NIP |
| (i) | Mr. Moses Nagammotor, NIP |
| ( (1i) | Mr.1. 1. (arthery N1.p |
| (viii) | Mrs. (lanssa Rohl, M.P |

Betals of the procedings ane reconded in the sertatime reconds of hat date
 submission taking compiamo of the bews expressal by the ( ommmater. Mr. Ram commatled to submitmge the docmach br




### 7.3 Mandate of the Committere





## ITEM 8: ANYOTILER BUSINESS

### 8.1 Alternative Tlme and Date for Meeting

8.1.1 Sone Memhers questioned whether the Committee could consider a change in the time and date of neetings.
8.1.2 The Clerk was requested to provide the Committe with proposed time and dates for consideration by the Committee.

### 8.2 Consideration of the Blll

8.2.1 The Committee agreed that it would commence consideration of the Bill elatuse hy clause at it next meeting.

## ADJOURNMENT:

At 12: 50 p. 1 m . the meeting was adjourned to Welnesday $10^{(1)} \mathrm{July}, 2008$
Confirmed this «i. id day of July, 200,

MINETES OF TIIF:

TERRORISAN BII.I. 20007 BIII. N(). I \$/2007IIEIII NI I 1.20 त.A
ON WEDNESIOAY $23^{(12)}$ JUII, 2008


CIIARNIAN (I)
 ..... (1)

(HAeded hy the (ommitlee on 12" July, 2onf)
The Ilom. Dr. Ashmi K. Simsla. M.P
Minister of limance
Oller Nembers


The Hon. Dr. Henry B. Jefliey, M.P. ..... (lixcused)
Ministor of looneign late and butemational (ooperation
Mr. Mohamod Ir faim Mi. M.I. ..... (Absent)
Mr Olinga N I mmanhai MiP.
Mr Moses V. Natemmoter, M.P
Na. Nohiahir A. Namillall. Nir ..... (Vxansed)
 ..... (1) (3)


 ..... (1:xcused)



## From the alliance for Chame (NPC LI)


Mr Raphisel (; Thtm, M. M

## In Alfendamer

| Nt. P'allidicer |  |  |
| :---: | :---: | :---: |
| Mr. (harles lime | A-tar |  |

## Officers

| Mis Soma Manmedy | Cleak of Commituces |
| :---: | :---: |
| Ms. 1 ellablather | Assistant ( lork af (immmatse |

ITMI:
(AII. TOORIHER


## IIMA2:

a vinotenclimint

### 2.1 Excuses:



(i) Hon. Hems Jilters NP

(191) Na. Momahi Namilall. MI'

## 







 18.amorand

(v) Associatian of Bankers on the Anti-MoneyI anmdermen and
 $18 / 20017$

 adlitional comments on the $31 /$;
 (iovernor, Bank of (iayana on lle Bial. ank
 Securities (ouncil on the lzill

## ITEM4: (ORRESPONDFNCF:

4.1 The following corsespondence were recoived:

 Moncy lammermag and (omblering Ha financing ol Terrorism Bill 2007-13ill Na . $18 / 2007$;
(ii) Wrilten submission dated $9^{\text {nh }}$ July, 2000x, from the (inyama Associalion of Bankers on lle Anli-Moncy I amblemband ( ommering the finameing of lerorism Bill 20017 13ill Na . 18/2007:
 Suyana Police force:
 adelitional comments an lla Bill:
(以) Wrillen summission dated $14^{\prime \prime \prime}$ Inly. 2nofi lionn lla Governor, Bank al (inyama on the |Ball, and
 Securilics (ouncil on the Ball

The lallowitge, docoment was drapilched


### 5.1 Corrections

5.1.1 Page 4, item 7 - Presentation on the Antl-Mnney I mumdering and Conntering the Financing of Terorism bill 2007 No . 18/2007
5.1.2 Substation of "wo" for "the" in the first line of the paraguph.
5.2 Page 4, - Presentation by Mr. Christupher Ram
5.2.1 Substitution of the following for the last sentene:

The following views were expressed hy Mr. Ram."
5.3 Page 5, sub -paragraph (iii)
5.3.1 (i) Substitution of "bureancracy and budged would be sepuired" fer" it would sequire bureanctacy and bodgeting" in the third line.
(iii) Substitution ol"might" far "would" after "(ionemment" in the fourth line.
5.4 Page 5, sult-paragraph (vi)
5.4.1 Substitution of "other legishation mader dual purview. example". after the word "since" in the thind line.
5.6 linge 5. sub-paragraph (ix)
5.6. 1 Sabstitution of the following for the above paragraph:
"thenthe' ('anthens were ome of the majow whickes of momer


$5.7 \quad$ Pige S, Paragrapla 7.2.2

5.8 Page o, lourth bullet.
 the lirst line.
5.9.1 Substitution of "evasion" for "cyasions" in the second line.
5.10 Page b, Bullet seven
S.10.1 Substitution of"1SA agremem" for "llas ()rder" in the las line.
5.11 Thereafler the Minutes were confimed, on a motion, moved and secomad by Mr. Winston Murtay, ('. ©. H., and Mr. Moses Nagamootoo respectively.

## ITEM6:

6.1 Page 4, paragraph 6.I - Iavitation of Oral and Written
Submisslons from Stakeloolders
6.1 .1
6.1.2 He also stated that the Commitlee was in recept of a letter dated
6.2
6.2 .1
6.3
 Wedncsday commencing finm $30^{\prime \prime \prime}$. Aly, 2008 .
The Chaman noted that writlen submissions were received from some of the agencies that the (ommilfec hat writhen to, mandy, (inyatat Security (ouncil, Bank of (iuyama, and ()lice of the ( Cm missioner of Ansurance. $4^{\text {th }}$ July, 2008 from the Commissioner of Poliee repuesting an extension of two wecks for submussion of his views on the Bill.

Page 6, paragrapla 7.2-Presentation by Mr. C'laristopher Ram
The ( 'hairman dew Members' atlention to the upatad submission on the bill recesed from Mr. (lwistopher Ram and indiented that the recommendations and proposals were noted.

Page 7, paragraph 8.1 - Nternative date and that for meeting
RE:TEW OF SLBMISSIONS FROM SIAKEIOOIDERSON TIIE: ANII-NIONES IAUDERING AND (OOUNERING; IIIE IINAN(IN(: ANO TERRORISM BIII, 2007-BIII, NO.

### 7.1 Consideration of Written Sulbmissions

 fien ard wilh regards to the submissions reveited.

Front the descussion which ensuct if was agred that since he submissions recolved refered to suecolie sections of the bill, the ('mmmifee would consider the proposal(s) when comsidering those parlicular sections of the Bill.

8.1. Before the (ommittec commented consideration of the Bill a discossion ensued amd it was agreed that copies the Money I anndering (bevemion) Net 20 ono be circolated lo Members. This would apprise Members of the issues alteady addressed in the Net.
8.1.2 The Dinector, Financial hatligence (/nit was requested lo prepare a summary of those issues in the Anti-Moncy lamdering and (ommering the financing and Termorism Bill that were addressed in the Act ul 2000 for eirculation Io Members.
 Bill.
8.2 IIIIS


#### Abstract

8.2. The Deputy (hich batiamentary (ounsel was repuested to consider the concerns expressed by Members and to advise the (ommoltee whether the word "eremfunlly" in line three of the paragraph was applicable.


### 8.2 PARTI.-IREIININARY

### 8.2.1 Clause 1

8.2.1. Clanse 1 wis accepfed aspresented.
8.3

Clanse 2

8 31
Sulsacelion (1)


 (a) havill
(11)


 consider concerns raised by Members and to advise the (ommillec on the werds "forfeifure" in line iwo
(iv) linempetations from "pilt" to "interes" were acopped as presereted

The beputr (hef Parlamentay (bunsed was requested lo consider the concerns maised by Member and atvice the (ommontiee an the worl "magistrate" in clanse 2 subsecton (1)


## 8.4 <br> Preparation of Sumbary of Submissions

## 8.4 .1

 of the wrillen sumbissions received for circulation la Members.

## AD.JOURNMIENT:





1 hanster oftimume
Chorirment

## MFMBFRS(OF TIIE COMMITTEF(10)

## (HARMAN(1)

## From the P'epple's l'rogressive I'arty/( 'ivic (I'P'/G)(1)




Hee Hom. Dr. Aslmi K. Smgh, M.J

Mmaster of finame

## Other Members

## From (he P'ople's Progresslue Party/( ivic (PIP'/G)(5)




Monister uf Fonequ trade and Imemational (oxperathen
Mr. Mohamed bitam, Nli, M.P.
Mr. (admeg N. I mumbina, Mil' (Alosent)
Mr. Moseses V'. Nagamootoor. M.P (Ahsent)
Mis Mohathr A Nandlall. MI (Absent)







(.)19.cint)

Mr. Raphace (i.C. Troman, M.P

## In Allendance

| Mr. Paul (ieer | - | Director. Fimancial Intelligence I mit |
| :---: | :---: | :---: |
| Mr. Charles lung- A-Fath | - | Deputy Chief Parliamonary (ounsel |

## Officers

Ms Soma Maxwell
Ms. I etta Barker

- Ckork of (ommitlec
- Assistam C Lork of Committic

HEM : CNILTOORDER
1.1 The (haiman catled the meeting for onder all $1.35 \mathrm{p} . \mathrm{m}$

## ITEN 2:

## 2.1

2.1.1 The (haman infomed the (ommitee that the follow inge Members had asked to be excosed from the mecting:
(i) Hon, Di Hemry M. Jeffery, M.P. and
(ii) Mr. I: I ance ('arbery, M.P. ( haef Whip

ITEM3:
3.1 The forlowing docments were circalated prion to the mecting:-

(ii) Ninutes of the $5^{\text {th }}$ Noeting leed on $23^{1.6}$ Suly. 20 ofs; and

?? The fillowing documents were cirentad at the meding:


 from Stakedwhers onthe Bill

 1 egistations (schodulelder

HBM4.
4.1 The following correspondente was received

- $\quad$.efter dated $21^{" J}$ July. 2008 from the office of the Commissioner of Insurance re Submission on the Bill.
CORRESAPONDENCA
confirmitionn of minutes of tilf s matiling IIEIJON $23^{\text {RII JUI, }}$, $20(08$.


## Corrections:

5.1 Page 5, paragrapha 6.3.1
5.1.1 Substitution of"Wednestays" Lien "Wednesday" in the last line of the paragraph.
l'age 6 paragrapli 8.2.1
5.2.1 Substitution of the words "issmes raised" for the werds "concerns expressed" in the second line of the paragrapt.

### 5.3 Jage 6. paragraph 8.3.1 (i)

5.3.1 Substitution of the wod "issume" for the word"conterns" in the secend line of the paragraph.

Page 7 paragrapla 8.3 .1 (iii)
5.4. $S$ Substitution of"issues" fier "concerns" in the second line of the paragraph.
$5.5 \quad$ Jage 7 paragrapla 8.3 .2
The following: amentments sere mate to the parastraph:

- Substitution of "issucs" for "concems" in the secomd line.
- Substifntion of "Manders" Fior "Nomber" in hace second line
- Substitation or "advise" for "ind

 linnam, respectiscly.
6.1 Page 5, puragraphs 6.1.1 and 6.1.2-Deadline for Submissions on the llill
6.1.1 The Commitee noted that the deadine for submissions on the Bill had expired, except for the extension granted to the diltama Securties conncil and the (inyama Police fonce.
6.2 Page 6, paragraph 8.1.2
62.1 The (haiman drew Mombers attemtion th the following documents which were prepared by the Director. I inanchal Intelligence ('nit:
(i) Companative Matrices of the Act 20)nde Bill 20 on 7
(ii) List of Activities and Businesses Suhice to the I egistations (schedulel \&2)
6.3 Page 6 paragraph 8.2 - A Bill Intituled
6.3.1 The Deputy (hicf Parlianconary Comsel advised the Committee that the word "erentually" in line twee of the pataraph should be deleted. To this the committee concured.
0.32 Therealler, the paragraph was accepted as amended.
6.4 Page 6 - Subsection (i) - Accused

641 Followint discussions on the inlerpretation of the wod "accused" the Commillee agred to conthate consideraton al the bill and to fote the context in which the worl was hemge used.
6.4.2 The Depoty (hief Partiamentary Counsel was adosed to be conginant of the issues raised by Members.
$6.5 \quad$ Page 7 - paragraphi 8.3.2-Magistrate

| 0.4 .1 |  that the worl "magistrate" mean "any maspastate" ant propesced the deletion of the words "fle ("het Masistate we" ather the wom "mains." |
| :---: | :---: |


7.1. The Commillee comtinned consideration of the Bill.

711 Imterpretations "money lanndering" and "person" ware acerpted as presconeed.

## Definition of "Politically Exposed Person"

7 ,
7.1. 3
7.1.31 The Commite agred to revisit the interpetation of "property:"

714 The interpectations "reporting entity" wermorist" were accepted as prescolled
71.5 Tervorist Act (a)
7.15 The following amedments ware mate:
(i) Dedetion of the word "onc" after the word "in in the secomal line and
(ii) Insertion of the word "imy" after the word "m" in the second hane.
7.1.5.2 Thereafter paragraph (a) was accepted as emeneded.
7. 6) Duterpretation "(errorist financing" was accepted as prexented

17
$\therefore 2$ (limse 2
7.2.1 (1) Subsection (1), paragraph (a)(i):

The kiflowing amemfuche was made:

- lnsertion of the word "of" after "tacilatad the commissam" in the shopara! "an
(2) Subsection (1), paragraph (b)
- The (ommittee agred to tevisit the term "order" ather the "an" in the penultimate line.


## (3) Subsection (2)

- The commillee agred to revisit the terne "sperified entity" at the end of the subsection.
7.2.2 Subsections (4) to (9) were accepted is preserned.


## ADIOYRNDIENT

A1 3: 05 p.m. the meeting was adjourned to Wednestay $0^{\text {"1 }}$ Angust. 20 ors.

('huir)lı!

MINUTES OF THE
$7^{\prime \prime}$ MEETING OF THE SPECIAL SELECT COMMITTEE (ON ANTI-MONEY LAUNDERING ANI) COUNTERIN(; THE FINANCING OF TERRORISM BILI, 2007 - BILL, N(). $18 / 2007$

IIELD AT 1.16 PM
ON WEIDNESIDAY ${ }^{\text {III }}$ AUGUSI, 2008
IN TIIE PARLIAMENT CIIAMBER, PUBLIC BUIIIDINGS, GEOR(FETOWN

## MEMBERS OF TIIE COMMITTEE (IO)

## CIIARMAN(I)

From the People's Propressive Party/Civic (PPP/C)(1)
(Nominated by the Committee of Selectionon 20 Jume, 2007).
(Elected by the Connittee on $12^{\text {th }}$ July, 2007 )
The Hon. Dr. Ashai K. Singh, M.P Minister of Finance

## Other Members

## From the People's Propressive Party/Civic (PPP'Cl (5)

(Nominated by the Comittee of Selection on 20, Junc, 2007)
The Ifon. Dr. Itenry 13. Jeffrey, M.P.
Minister of Foreign Trade and laternational Cooperation
Mr. Mobamed Irfian Ali, M.P.
Mr. Odinga N. I. umuaba, M.P.
Mr. Moses V. Nagamooloo, M.P
Mr. Molahir $\Lambda$. Narlilatl, MP - (Mhsenil)
From the People's National Congress Reform - I Guyana (PNCR-I(;)(3)
(Nominated by the Commillee of Selection on 20 th Junc, 2(10)7)
Mr. Winston S Murray. ('. ©.II. M.IP.
Mrs C Carissas Kichl, M.P.
Depury Spaker of the Natiomal Asembly
(Neminated by the Committec of Selection on $27^{\text {th }}$ December, 2007)
Mr. I: Lame Corberry, M.P. . (lief Whip
(Nominated by the Committec of Selection on 20 Jthe 200?7)
Mr. Raphael G.C. Trotman, M.P - (Ixcused)

## In Attendance

| Mr. Paul Geer | - | Director, Financial Intelligence I Init |
| :--- | :--- | :--- |
| Mr. Charles Fung-A-Fatt | - Deputy Chief Parliamentary Counsel |  |

## Officers

| Ms Sonia Maxwell | - Clerk of Committee |  |
| :--- | :--- | :--- |
| Ms. Letta Barker | - | Assistant Clerk of Committee |

## ITEM 1: CALI.TO ORIDER

1.1 The Chairman called the meeting to order at $1.16 \mathrm{p} . \mathrm{m}$.

## ITEM 2:

2.1 The Chairman informed the Committee that Mr. Raphael Trotman, M.P. hat asked to be excused from the Meeting.

## ITEM 3:

## CIRCUIATION OF DOOCUMENTS

3.1 The following documents were circulated prior to the mecting:-
(i) Notice of the $7^{\text {th }}$ Meeting dated $4^{\text {th }}$ August. 20)08; and
(ii) Minutes of the $6^{\text {th }}$ Meeting held on $300^{\text {th }}$ Juty, 2008:

## ITEM 4: <br>  IIELD ()N 30 ${ }^{\text {Th }}$.JUI, Y, 2008 .

4.1 Correction:
4.1.1 Page I -. Members of the Commitice

Substitution of "I:xcused" for "Absem" next to Mir I: I Lance C arberry. M.P.. Chel Whip.
4.2.1 insertion of the words "before returning to the consideration of its interpretation" at the end of the paragraph.
4.3 Page 5, paragraph 7.1.2.1 Definitlon of "Politically Exposed Person"
4.3.1 The following amendments were made:
(i) Detetion of the word "similar" in the penultimate line.
(ii) Substitution of the word "Iegislation" for "legislations" in the last line of the paragraph.
4.4 Page 5, paragraph 7.1.7
4.4.1 Insertion of the words "specifically paragraph (b) thereof" at the end of the paragraph.
4.5 Page 6, paragraph 7.2.2
4.5.1 Deletion of the above paragrabh.
4.6 Thereafter, the Minutes were confirmed, as corrected, on a motion moved and seconded by Mrs. Clarissa Rieht and Mr. Mohamed Irfaan Ali, respectively.

## ITEM 5:

5.1

MATTERS ARISING.

## Page 5, paragraph 7.1.2.1 Definftion of Politically Exposed Person

5.1.1 The Committee noted the comments from the Deputy Parliamentary Counsel that there was no interpretation on the above term in the Integrity Commission's Act.
5.1 .2
5.1.3 following diseussions on the interpretation of "politically exposed person" it was agreed that the Deputy (hief Parliamentary Counsel would. in aceordance with the detinition, examine comparable legislation in the C'ariblean and internationally.
5.2 Page 5, paragraph 7.1.3 Property
5.2.1 Following discussions on the interpretation of "property" theCommittec, noting the comments made by Members, apreed thatthe ahove term would te accepled as presented.
5.2.2 The Deputy Chief Parliamentary C'ounsel was however requestedto provide a definition for the term "phings in action" for thepurpose of information for Members of the Committee.
ITEM 6: CONTINUATION OF CONSIIDERATION OF THE ANTI- MONEY LAUNIDEIRING ANI) COUNTERING; TIIE FINANCIN(; OF TERIROIRISM BII,I, 2007-BILL No. 18/2007
6.1. The Committee continued consideration on the Bill.
6.1 .1 PART II
Clause 3
6.1 .3 Subsection (1):
6.1.3.1 The Deputy ('hief Parliamentary Counsel was requested toconsider the issues raised by Menbers and to advisc the('ommittee whether the term "knowingly or having reasonublegrounds to belleve that property is the proceeds of crime" wasnpplicable in subsection (1) in light of the lact that the termappeared in paragraplas (a). (b) and (c), respectively.
6.2 Subsection (2):
6.2.1 Following discussions on the intergretation of the word "which" inline 2 the committee was incomelusive and agreed to continuediscussion on the issuc.
6.3 Subsection (3) was accepled is presented.
6.4 Subsaction (4):
6.4.1 Following discussions, the Committee agreed to revisit the abose subsection.
6.5 Subsection (5) was accephed as preserned

### 6.6 Subsection (6):

6.0.1 The Deputy Chief Parliamentary Counsel was requested to consider the issues raised by Members in conjunction with the Customs Act with a view to devising a formula for the maximum fine to be imposed.

## ADJOURNMENT:

At $3: 15 \mathrm{pm}$ the meeting was adjourned sine dle.
confirmed inis .... day of November, 2008


The Hon. Dr. Ashni K. Singh, M.P. Minister of Finance
('hairman

MINHESOETIE:

 TERROKRISM IIIII, 20107 - IIIII, N(). (8/20007

IHELI AT 1.23 PM
GN WFONE:CDAY $26^{14}$ NONEMBERE, 200 B
IN TIIF PARIIMMENT CHAMBER. PUBIIG BIIIDINGS, (IFORGFTOHN

## NEMBERS OF TILE COMMHTIEE (10)

## CIIAIRMAN(1)

## 




## The Itom Ir. Ashmi K. Smgh, M.I' <br> Minster of Jmance

## Oher Members

## 

(Nombated by the (iommitle of Selection on $200^{7 \prime}$. Imas, 2007)




Mr. Moses V. Nipamerhow. M1.I' (Absent)
Mr. Muhathe A Nalldidall, Mi'



Nas (latsual.S Ratho MV
Wepuly Spaker of the Natmonal Ancondy



# $r$ From the Allance For Change (AFC) (I) <br> (Nominated by the Committec or Selection on $20^{\text {th }}$ June, 2007$)$ <br> Mr. Raphacl G.C. Troman, M.P <br> <br> In Altendance 

 <br> <br> In Altendance}

Mr. Paul Geer - Dirctor. Pinancial Intelligence Unit
Mr. Charles Fing - A-tall - Deputy Chef Parliamentary (ounse)

## Officers

| Ms Sonial Maxwell | - | Clerk of commitlee |
| :---: | :---: | :---: |
| Ms. Sucamma Reynolds | - | Assistant C'lerk of (iommitte |

## 1TEMI:

1.1 The (haiman called the meeting to order at 1.23 p.m.

## 1TEM2:

2.1 The (haimam informed the Committee that the following Members hat asked to be excused firm the Meeting:
(i) Mon Dr. Henry B. Jeffrey, M.P. and
(ii) Mr. Mohamed frfann Mli. M.P'

### 2.2 Preliminary Comments

2.2.1 The (hairman refered to an artiele in the print media will regard to the slow pace at which the commiltee was proceeding with the consideration of the bill and expressed similar sentments. He posited that lic was cager ko improve llae pace without compromising the efficiency of the work.


## ITEM 3:

CIRCUIATION OF DOCCUMENTS
3.1 The following documents were circulated prior to the meeting:-
(i) Notice of the $8^{\text {th }}$ Meeting dated $21^{81}$ November, 2 one8; (ii) Minutes of the $7^{\text {th }}$ Meeting held on $6^{\text {lit }}$ August, 20) 8 ; and
(iii) Verbatim Record of Proceedings of the $2^{\text {mid }}$ and $3^{\text {rd }}$ Mectings held on $11^{\text {1' }}$ June and $2^{\text {mid }}$ July, 2008, respectively.

## ITEM 4: CONFIRMATION OF MINUIES OFTHE $7^{\text {TII MEFIING; }}$ HELD ON G ${ }^{\text {III }}$ AUGUST, 2008.

Correction:
4.1 Page 3, paragraph 5.I.1-Definition of Politically Exposed Person
4.1.1 Substitution of the word "Commission" for "Commission's" in the last line of the paragraph.
4.1.2 Thereafler, the Minutes were confinmed, as corrected, on a motion moved and seconded by Mrs. Clarissa Riehl and Mr. Odinga l.umumba, respectively.

## I'IEM 5:

Page 4, paragraph 5.2.2-Things in Action
5.2.1 Following discussions on the delmition of the cerm"things in action", it was agreed that the Deputy (hict Parliamentary ('ounsel would provide an appropriate delimitom for the tem for inclusion in the definition section of the Bill.
5.3 Page 4, paragraph 6.1.3.1: "knowingly or having reasonable grounds to belleve that property is the proceeds of crime"
5.3.1 Clause 3, subsection (1):
5.3.1.1 Following discussions on the term "knowingly or having reasonable grounds to believe that property is the proceeds of crime", the Committec agreed that unkess there was a proposal for amendment to the above subsection, the subsection should be accepted as presented.
5.4 Page 4, paragraph 6.2.1 - Sulisection (2)
5.4.1 The Committee agred that the above subsection shouk be accepted as presented.
5.4.2 The Deputy (hicf Parliamentary Counsel was however repuested to provide a defmition for the term "things in action" for the consideration by the Committee.
5.5 Page 4, paragraph 6.4.1 - Subsection (4)
5.5.1 The fommittec agreed that the above subsection shoud be accepted as presented.
$5.6 \quad$ Page 5, paragruph 6.6.1-Subsection (6)
5.6. 1 The (ommittee moted the conments from the Chef Parlianentary Counsel that any amount could be imposed as the maximum fine. He was, however, repuested to provide information on how the (ustoms Act. (hapter 82:1) and Natcotics Aet No. 2il988 detemined fincs for particular offonees committod. He was also reguired to formalate an amendment for consideration by the Committec.
6.1 The Committec continued consideration of the Bill.
6.1.I PARI II

Clause 3
6.1.2 Subsection (5)
6.1.2.1 The following amendment was made:

- Substitution of the word "who" for "that" before the word "commits" in the last line.
6.1.2.2 Thereafler subsection (5) was accepted as amended
6.2 Subsection (7) - Definition of Parallel Criminal Liability
6.2.1 The Chief Parliamentary Counsel was repuested to provide the Committee with clarifications on the tem "Parallel Criminal Liabllity".
$6.2 \quad$ Clause 4
6.2.1 The Committee agreed to revisit the above clause.
6.2.2 The Chief Partiancotary Counsel was requested to direet the Committee's attention to the relevant clacse where the issue was addressed.
(IAUSE 5:
6.3 Subsection (1)
6.3.1 The Committee agreed to revisit the athove clamse.
6.3.2 The ('hammenged Members to stady the clanse carefully and cone prepare with their views on the proposed amendment.
6.3.3 Subsection (2)
6.33.1 Chase 5, subsection 2 was accopted as presented.
6.4 Clause 6 was accepted as presented.
6.5 Climise 7
6.5.1 The (ommittec agred to revisit the above clause.
6.5.2 The Depuly (hicf Parlimentary Counsel was requested to provide the rational for the use of the word "investigation" in the second line.


## I'IEM 7: <br> ANY OITIER BUSINESS

7.1 Methodology
7.1.1 The Committee decided that at cach meeting it would outline sections of the Bill for consideration. and that it would comelude those sections as illentified.
7.1.2 The Committee also agreed that it would commence and conclude consideration of Part 111 of the Bill at its next mecting.

## ADIOLIRNMENT:

A1320 phe the meeting was adjourned to Wednestay, $26^{\text {th }}$ November, 200 x .


MINTIES (DF TIIE
$y^{\text {Th }}$ MEETING OF THE SPRCIAI. SEIECT COMMITTEE ON ANII-MONEY I.AUNIDERING AND (OUNTERING THE FINANCING OF TERRORISM IIIII. 2007 - BII.L, NO. 18/2007

IIFI.() AT 1.25 PM
ON WEDNESDAY $10{ }^{\text {TH }}$ IIEC EMBER, 2008
IN THE COMMITTEE ROOM NO. I, PIBIAC BUIIDIN(SS, BRICKDAM, GEORGETOWN

## MEMBERS OF TILE COMMITTEE (10)

## CHAIRMAN (I)

## From the People's Progresslve Party/Civic (PPP/C)(1)

(Nominated by the Committee of Selection on $20^{\text {th }}$ Junc, 2 ()OP7)
(Elected by the Committee on $12^{\text {13 }}$ July, 2007)
The Hom. Dr. Ashni K. Singh, M.I'
Minister ol Finance

## Other Members

## From the Pcople's Prouressive Party/Civic (PPP/C)(5)

(Nominated by the Commiflec of Sclection on $20^{\text {¹/ }}$ June. 2007)
The Iton. Dr. ilenry B. Jeffiey, M.B'
Minister of Foreign irade and International Cooperation
Mr. Mohamed Irfaan Ali. M.P. - (Excused)
Mr. Odinga N. Lumumba, M.P. - (Excused)
Mr. Moses V. Nagamootoo, M.P (Absent)
Mr. Mohahir A. Namdlall. M.l' - (Absent)
From the People's Nathonal (oupress Reform - 1 (inyana (PN(R-1G)(3)
(Nominated by the Committec of Selecton on 20 June, 2007)
Mr. Winstom S. Murray, © © H. M. M'
Mrs. (larissa S. Richla, M.P. - (lixcused)
Depuly Spraker of the Natunal Assembly
(Nominated by the Committere of Seledion on 27" Vecomber, 2007)
Mr. E I ance dintry. M.P. Chef What

Mr. Raphacl G.C. Trotman, M.P
(Absent)

## In Attendance

| Mr. Paul Geer | Director, Financial Intelligen |
| :--- | :--- |
| Mr. Cecil Dhurjon | - |
| Mr. Charles Fung- A-Fatt | - |
| Deputy Chief Parliamentary |  |

## I'TEM I: CAILTO ORDER

1.1 The Chairman called the meeting to order at $1.25 \mathrm{p} . \mathrm{m}$.

## ITEM 2: ANNOUNCMENT

2.1 The Chairmun informed the Committee that the following Members had asked to be excused from the Meeting:
(i) Mr. Mohamed Irfian Ali, M.P.,
(ii) Mr. Olinga N. Lumumba, M.P., and
(iii) Mrs. Clarissa S. Riehl, M.P.

## ITEM 3: CIRCULATION OF DOCUMENTS

3.1 The following doeuments were circulated prior to the meeting:-
(i) Notice of the $9^{\text {th }}$ Meeting dated $5^{\text {th }}$ December, 20(0)8; and
(ii) Minutes of the $8^{\text {th }}$ Meeting held on $26^{\text {th }}$ November, 2008.

## ITEM 4: CONFIRMATION OF MINUTES OF TIIE 8 I'I MEETINE HFIID ON $26^{\text {THI }}$ NOVEMBER, 2008.

## Correction:

### 4.1 Page 4, paragraph 5.6.i

4.1.1 Substitution in "Deputy Chiel Parliamentary Counsel" for "Chief Parliamentary Counsel" in line 1 and wherever it appeared thereon.
4.2 Page 6, parngraph 6.5.2-Clause 7
4.2.1 Sultstitution of the wort "investigated" for "investigation" in the penultimate linc of the paragraph.
4.3 Thereafler, the Minutes were confimed, as correctel, on a motion moved and seconded by Mr. Winston Murriy, M. P., and the Hon. Dr. Henry Jeffrey, M.P., respectively.

## ITEM 5:

MATTERS ARISING:
5.1 Prge 3, paragraph 5.i.I: Preiminary - Definition of Politicaliy Exposed Person, Page 9
5.1.1 The Committee noted the comments from the Director of the Financial Intelligence thit that the definition of "Polfically Exposed Person" was a standard definition used internationally by Banking Associations.

5.2 P'age 3, paragraph 5.2.1: Preliminary- Property, Page 9
5.2.1 Based on the adviec of the Chicf Parliamentary (comasel on the interpretalion wh the term "rhings in action". He (ommittee agreed that the delinition "proberty" be accepted as pressented.
5.3 Page 4, paragraph 5.6.1-Clause 3: Sulsection (6), I'age i6
5.3.1 The Commitece noted the adrite of the chici Parlannentily Counsel on the detemmation of lines for particular oflemes and agread, ia principle, that in the abseace of reasonable infomation to angment ant amendment, the subsection be acerpted as presconted.
5.3.2 The Committee, however, repuested the (hief Parliamentary Counsel to examine the Natcoties Act No. $2 / 1988$ to ascertam whether lines should not be imposed based on the value of the property laundered.
5.4 Page 5, paragraph 6.2: Clause 3. Subsection (7) -- Defluition of Parallei Criminal I lability, Page 10
5.4.1 The Commitlece moted the atvice of the (hief Parliamentary Counsel and agreed that subsection (7) be accopted as: presented.
5.5 Page 5, paragraph 6.2: Clanse 4, Page 17
5.5.1 ('lause 4 was accopted as preseroted
5.6 Page 5, paragraph 6.3: Cianse 5, subsection (i), Page 17
5.6.1 ( lause 5, subsection (1) was accepted is preseroted.
5.7 l'uge 6, paragrapli 6.3: Clause 7
5.7.1 The following ancodment wats mate:

- Deletion of the word "inservigutere" hefore the word "tried" in line 2.
5.7.2 Thereafler, ( lause 7 was accepted as ame'nded.


# (ONTINUATION OF (ONSIDFRATION OF TIIF: ANTIMONEY I.AUNDERING: AND COUNTERIN(; 'TIE: IINANCIN(; OF TERRORISM BII.I, 2007-BII.I. No. 18/200)7 

6.1 The Committee eontinued eonsideration of the Bill.

## PARTIII

## Clause 8

0.1.1 Following diseussions, the Committee agreed that Mr. Murray should formblate a proposed amendment of the above clanse for its consicteration.

## 6.2 ( ${ }^{2}$ ause 9



## AIDOURNMENI:




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& \text { Alinistar of Finumic } \\
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\end{aligned}
$$

THE NATIONAI, ASSEMBI, Y OF THE FIRST SESSION OF THE NINTH PARIIAMENT OF GIYANA (2006-2009)

MINUTES OF THE $10^{\text {TH }}$ MEETINGOF THE SPECIAL SEI, ECT COMMITTEE
ON ANTI-MONEY IAUNDERING AND COUNTERINGTHE FINANC'INGO OF
TERRORISM BILL 2007 -BILI, NO. I8/2007
HELI AT 1.25 PM
ON WEDNESIDAY 28 JHANUARY, 2009
IN TIIE COMMITTEE ROOM NO. I, PUBIC BUIILDINGS, BRICKDAM,
GEORGETOWN

## MEMBERS OF THE COMMITTEE (10)

## CHAIRMAN (I)

## From the People's Progressive Party/Civic (PPP/C)(1)

(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
(Elected by the Committee on $12^{\text {th }}$ July, 2007)
The Iton. Dr. Ashni K. Singh, M.P
Minister of linance

## Other Members

From the People's Progressive Party/Civic (PPP/C) (5)
(Numinated by the Committee of Selection on $20^{\text {th }}$ June, 2007 )
Mr. Mohamed Irfaan Mli, M.P.
Minister ol Ilousing and Water
Mr. Odinga N. Lumumba, M.P.
Mr. Moses V. Nagamootoo, M.P
Mr. Mohabir A. Nandlali, M.P - (Excused)
(1 vacant scal)
From the Peuple's National Congress Reform - 1 Guyana (PN( K - 1(i)(3)
(Nominated by the Committee of Selection on $20^{\text {ih }}$ June, 2007)
Mr. Winston S. Murray. C.C.H. M.P.
Mrs. (larissas S. Richl, M.P.
Deputy Speaker of the National Assembly
(Nominated by the Committee of Solection on $27^{\text {th }}$ December, 2007)
Mr. F. 1 ance Carberry, M.P.. (hiel Whip
(Nominated by the (ommitlee of Selection on $20^{\text {th }}$. Iume, 20 (x)
Mr. Raphael (i.C. Trotman. M.P

## In Attendance

| Mr. Pallil (icer | - | Director. Finameial Intelligence I mit |  |
| :---: | :---: | :---: | :---: |
| Mr. Cecil Iharjon |  | ( hicl Parliamentary Counsel | (1:xcused) |
| Mr. Charles Jung- A-rall | - | Depuly ( hiel Parliamentary (ounsel |  |

## Officers

Ms. Somia Maxwell - (Verk of Committees
Ms. Sucama Reynolds - Assistant (lerk ol' (ommiltes

## ITEM : CAIITOORI)ER

1.1 The (haiman called the meeting to onder at 1.25 pr.m

## I'IEM 2: $\quad$ INNOUN('MENT

2.1 The (hamman informal the (ommitlee that the followings Members had asked lo be excused from the Meeting:
(i) Mr. Mohabir A. Namillall. N.P.P.. amel
(ii) Mr. E. lame ('arbery, M.P.

## IHEM 3: $\quad$ IRCUIATION OFDOCUNENIS

3.1 The lollowing documents were citabated prien the thectime:-



(i) Fiseerpe of Solatules 1 and 2 al the Gnited Kingedom Moncy 1 amalerme: Regulations $2007 \mathrm{~N}_{\mathrm{n}} 2157$.
 fammination Mameal:
(iii) I xeeept from Woblsbers aNl Principles
(iv) I:xectp from Wikipeda, he free enovelopedia
ITEM 4: CONFIRMATION OF MINUTES OF THE $9^{\text {IH }}$ MEETING; IIEID ON $10^{\text {rit }}$ DECEMBFR, 2008
Correctlon:
4.1 Page 4, paragraph 5.3.1
4.1.1 Substitution of the word "justify" for "augment" in the pernultimateline of the paragraph.
4.2
Page 5, paragraph 6.1.1 and 6.2.1 - Clauses 8 and 9
4.2.1
Substitution of the following for paragraphs 6.1.1 and 6.2.1:"The Committee commenced discussions on ('latises 8 and $)$ andagreed to continue discussions at a subsequent mecting."
4.3
Thereafter, the Minutes were confirmed, as corrected, on a motionmoved and seconded by Mr. Winston Murray, M.P., and lise Hon.Mohamed Irfaan Ali, M.P., respectively.
ITEM 5: MATTERS ARISING
5.1 Page 4, paragraph 5.3.2: - Clause 3: Subsection (6), Page 16
5.1 .1
The Committee noted the comments from the Deputy Chief Parliamentary Comsel and agreed that subsection (0) should be accepted as presented.
ITEM 6: CONTINUATION OF CONSIDERATION OF TIIE ANTI- MONEY I.AUNDERING AND COUNIERING TIIE FINANCING OF TERRORISM BII.L. 2007-BILII, No. 18/2007
6.1 The Committee then proceeded to continue comsideration of the
Bill.

## PARTII

6.2 Clause 8, subsection (2)
6.2 .1 Following disctissions, the (ommitlee agreed to defer the above clatuse.
6.3.1 Subscctions (1) to (3) were accepted as presented.
6.3.2 Subsection (4), paragraphs (a) lo (j) werc accepted as presented.
6.3.3 Subsection (4), paragraph (k):
6.3.3.1 Following discussions on the above paragraph, the Committec agreed that the paragraph should be accepted as presented.
6.3.3.2 The Deputy Chief Parliamentary Counsel was however, required to examine the Guyana Revenue Authority Act No. $8 / 1996$ with a view to determine the powers regarding tlie access to information.
6.3.3.3 Paragraphs (1) to (0) were accepted as presented.
6.3.4 Subsection (5):
6.3.4.1 Paragraph (a) was accepted as presented.
6.3.5 Subsection (5), paragraph (b)

The following amendment was made:
Insertion of the words "for the preceding year" afler the word "report" in line 2.
6.3.5.1 Thereafter paragraph (b) was accepted as amended.
6.3.6 Subscctions (6) and (7) were accepted as presented.
6.3.5 Subsection (8)
6.3.5.1 From the discussion which ensued, the Committee agreed that the above subsection should stipulate a time frame within which the atudits of the accounts of the Financial Intelligence Unit should be conducted and the report submitted to the Minister of Finance.
6.4

ClAUSA 10
6.4.1 Following discussions, the Deputy Chice Parliamentary Counsel and the Director, Fimancial hatelligence Unit were requested to examine similar legislation with a view to ascertain the precedence on acting in "good liath".

CLAUSES 11 and 12 were accepted as presented.

### 6.6 CLAUSE 13

6.6.1 Paragraph (a) was accepted as presented.

### 6.6.2 Paragraph (b) sub-paragraph (i)

6.6.2. The following amendment was made:

Substitution of the words "any of these offences" for the words "either offence" after the word "to" in the last line of the paragraph.
6.6.2.2 Thereafter, clause 13 was accepted as amended.
6.7 Cl.AUSES 14 to 19 were accepted as presented.
6.8 CLAUSE 20
6.8.1 Subsection (1)
6.8.1.1 The following amendment was made:

Substitution of the words "transfer agency" for "transmission service provider" after the word "money" in line 2 and wherever it occurred thereon.
6.8.1.2 Thereafter, Clause 20 was accepted as amended.
6.9 CI.AUSES 21-26 were accepted as presented.
6.10 CLAUSE 27
6.10.1 Following discussion, the Committec agreed that the above clause should be accepted as presented.
610.2 The Deputy Chicf Parliamentary Counsel and the Director, Financial Intelligence Unit were requested to examine other similar legislation regarding the issues of reciprocities.

### 6.11.1 Paragraph (c)

6.11.1.1 The following amendment was made:

Substitution of the word "or" for "and" after the word "premises" in the penultimate line of the paragraph.
6.11.1.2 Thereafter, Clause 28 was accepted as amended.
6.12 ClAUSE 29 was accepted as presented.
6.13 CLAUSE 30
6.13.1 Following discussion, the Committee agreed that the above elause should be accepted as presented.
6.13.2 The Deputy Chief Parliamentary Counsel and the Dircetor. Finameial Intelligenec Unit were requested to examine other similar legislation regarding the issues of reciprocities.
6.14 CLAUSES 31 to 35 were accepted as presented.
6.15 CLAUSE 36
6.16.1 The Deputy Chicf Parliamentary Counsel was requested to advise the Committee on the existing provision in the Customs Aet No. 8 of 1996 and other financial Acts regarding the declaration of foreign currency, with a view to ensure consistency.
6.17 CLAUSE 37 was accepted as presented.
6.18 The Clerk was requested to provide a selledule of deferred clanses to the Conmittee

ITEM 7:
7.1

## ANY OTHER BUSINESS

The Commillee agreed that it would commente and condede comsideration of Part IV of the Bill at its next meeting.

## ADJOURNMENT:

At 2:40 pm the meeting was adjourned to 1.00 p.m. on Wednesday, $4^{\text {th }}$ February, 2009.


MINUTES OF TIIE
$11^{\text {TH }}$ MEETING; OF THE SPECIAL SELECT COMMITTEE ON ANTI-MONEY IAUNDERING AND COUNTERING; TIIE FINANCING OF TERKORISM BILL. 2007 - BIIL NO. 18/2007

HELD AT 1.25 PM
ON WEIDNESDAY $4^{\text {TH }}$ FEBRUARY, 2009
IN TIIE COMMITTEE ROOM NO. I, PUBLIC BUILDINGS, BRIC KIDAM, GEORGETOWN

## MEMBERS OF THE COMMITTEE (10)

## (IIAIRMAN(1)

## From the People's Progressive Party/Civic (PPP/C) (1)

(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
(Elected by the Committec on $12^{\text {th }}$ July, 2007)
The Ilon. Dr. Ashni K. Singh, M.P Minister of Finance

## Other Members

From the People's Progresslve Party/Civic (PPP/C)(5)
(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
Mr. Mohamed Irfaan Ali, M.P.
Minster of Housing \& Water
Mr. Odinga N. I.umumba, M.P.
Mr. Moses V. Nagamoutioo. M.P
Mr. Mohabir A. Nandall, M.P
(1 vacant seat)
From the People's National Congress Reform-1 Guyana (PN(RR-IC)(3)
(Nommated by the ('ommittec of Selection on 2011 June, 2007)
Mr. Winstons. Murray, C.C.B., M.P. (Ixcused)
Mrs. (larissas S. Richl, M.P.
Deputy Speaker of the National Assembly
(Nominated by the (ommuttec of Selectoon on $27^{7 \mathrm{HI}}$ December, 2007)
Mr. I. 1 ance (arlerry. M.P., (hiel Whip

## From the Allance For Change (AFC)(1)

(Nominated by the Committee of Selection on 20 ${ }^{\text {th }}$ June, 20)(7)
Mr. Raphael G.C. Trotman, M.P

## In Attendance

Mr. Cecil Dhurjon - Chief Parliamentary Counsel - (Excused)
Mr. Charles Fung- A-Fatt - Deputy Chief Parliamentary Counsel

Mr. Paul Geer - Director, Financial Intelligence Unit

## Officer

Ms. Sonia Maxwell - Clerk of Committees

## ITEM 1: CAILTOORDER

1.1 The Chairman called the mecting to order at 1.23 p.m.

## ITEM 2: ANNOUNCMENT

2.1 The Chairman informed the Commitlee that the following Members have asked to be excused from the Meeting:
(i) Mr. Mohabir A. Nandlall, M.P., and
(ii) Mr. Winston S. Murray, C.C.H., M.P.

## ITEM 3: <br> CIRCUIATION OF DOCUMENTS

3.1 The following documents were circulated prior to the meeting:-
(i) Notice of the $11^{\text {th }}$ Meeting dated $3 t^{\text {th }}$ Jimuary, 2009; and
(ii) Minutes of the $10^{\text {th }}$ Mecting held on $28^{\text {II }}$ January, 200$) 8$.
3.2 The following documents were circalated at the meeting:
(i) Schedule of Deferred Clauses, dated 30$)^{\text {11 }}$.January, 20015 ;
(ii) Exceept from Belize Money Laundering (Prevention) Act;
(iii) Document captioned " Mcthodology for Asscssing Compliance with the FATF 40) Recommendations and the VATF Special Recommendations";
(iv) Excerpt from Bahamas $\Lambda \mathrm{ct} \mathrm{No} .39$ of 2000 ;
(v) Excerpt from Saint Vincent and the Grenadines lönancial Intelligence Unit Act 20)
(vi) Excerpt from St Kilts and Nevis Financial Intelligence Unit Act No. 15 of 2000 );
(vii) Excerpt from the Official Gazette dated $23^{14}$ May, 199\%; and
(viii) Laws of Guyana Chapters 4:0), 7:04, and 10:04.

## ITEM 4: <br> CONFIRMATION OF MINUTES OF TIIE $10^{\text {III MEETING; }}$ IIEIDD ON $28^{\text {rH }}$ JANUARY, 2009

## Correction:

4.1 Page 3, paragraph 4.2.1
4.1.1 Substitution of the word "subsequent" for the word "subsequest" in the last line of the paragraph.
4.2 Page 5, paragraph 6.10.2
4.2.1 Substitution of the word "reciprocity" for the word "reciprocitiss" in the last line of the paragraph.
4.3 Thereafter, the Minutes were confirmed, as corrected, on a motion moved and seconded by Mrs. Clarissa Richl, M.P., and Mr. Odinga Lumumba, M.P., respectively.

## ITEM 5: <br> MATTERS ARISING

5.1 Page 4, paragraph 6.3.5.1, Subscetion 8
5.1.1 The Committee noted the advice from the Dircetor. Fiscal financial Unit and agreed that six months was a stitahle time within which the audits of the accounts of the Financial Intelligence Unit should be conducted and the report submitted to the Minister of Finance.
5.1.2 The Deputy Chief Parliamentary Counsel was then requested to draft an appropriate amendment to be inserted.
5.2 Page 4, paragraph 6.4.1

521 The Committee noted the comments from the Director, Fmancial Intelligence Unit and agreed that (lause 10 ) should be accopred as presernted.
5.3 Page 6, paragraph 6.16.1: Clause 36, Page 43 of the Bill
5.3.1 The Committee noted the advice of the Deputy Chief Parliamentary Counsel. It however, requested that the Deputy Chief Parliamentary Counsel and the Director, Financial Intelligence Unit should study the Legislation Exchange Control Act 36 and advise the Committee on the most practical and appropriate solution to the issue of declaration of currency.

## ITEM 6: CONTINUATION OF CONSIDFRATION OF THE ANTI-

 MONEY I.AUNDERING AND COUNTERING THE FINANCING OF TERRORISM BILL 2007-BIL, No. 18/20076.1 The Committee continued consideration of the Bill.
PART IV - Freezing and Forfeiture of Assets in Relation to Money Laundering
6.2 CL.AUSE 38 was accepted as presented.
6.3 CI.AUSE 39
6.3.1 Subsection (1) was accepted as presented.
0.3.2 Subsection (2) was accepted as presented.
6 3.2.1 The Deputy Chief Parliamentary was however, reguested to examine the use of the word "Division" in paragraph (b) and advise the Committee accordingly.
6.4 CLAUSF, 40 was accepted as presented.
6.5 Clause 41, Page 48 of the Bill
65.1 From the discussions which ensued, the Commillee agreed that the Deputy Chief Parliamentary Counsel should examine whether it was appropriate to make reference only to the Deeds Registry and not the land Registry.
6.5.2 The Depity Chief Parliamentary Counsel was also requested to provide the Committec with clarification on the meaning of the phrase "registered as a charge" taking cognizance of (lause 40 subsections (1), (2) and (3), respectively.
6.6 CLAUSES 42 to 66 ware accepted as presented.
7.1 The Committec agreed that it would commence and conclude consideration of Part V and VI of the Bill at its next meeting.

## AD.JOURNMENT:

At 3:40 pm the meeting was adjourned sine die.

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\text { Confirmed this ..4t...day of March. } 2009
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## THE NATHONAL ASSEMBLY OF THE FIRST SESSION OFTHE NHNTH PARILAMFNT OF GUYANA (2006-2009)

MINUTES OFTHE
$12{ }^{\text {Th }}$ MEETHNG OFTILE SPECDAL SELECT COMMITTEE ON ANTI-MONEY LALNDERENG AND COUNTERING THE FINANCING OF TERRORISM BLLL, 2007 - BILL, NO. $18 / 2007$

HELD AT 1.25 PM
ON WEDNESDAY $4^{\text {th }}$ MARCH, 2009
IN THE COMMITTEE ROOM NO. I, PUBLIC BUHIDINGS, BRICKDAM, GEORGETOWN

## MEMBERSOFTHE COMMITEE (10)

## (HARMAN(i)

## From the Peopie's Proaressive Party/Civic (PPP/C) (1)

(Nominated by the Committer of Sciection on $20^{\text {Th }}$ june, 2007 )
(Dlected by the Committee on $12^{\text {id }}$ July, 2007)
The Ihon Dr. Ashni K. Singh, M. P
Minister of Finance

## Other Mombers

From the People's Propresslve Party/Clvic (PPP/C) (5)
(Nominated by the Committer of Selection on $20^{\text {it }}$ June, 2007)
Mr. Mohamed Irfaan Ali, M.P.
Mr. Odinga N. i.umumba, M.P.
Mr. Moses V. Nagamointoo, M. P
Mr. Mohahir A. Namilail, M.ip
(1 vacant seat)
From the Pcople's Natlona) Conpress Reform - 1 Cuyana(PNCR-1G)(3)
(Nominated by the Committer of Sclection on $20^{\text {o }}$ Jine, 2007 )
Mr. Winston S. Murray, C.C.1.. M.P.
Mrs, Clarissa S. Ruchl, M.P.
Weputy Speaker of the National Assembly
(Nominated by the Commitee of Sclection on $27^{\text {th }}$ Decemior, 20) 7 )
Mr. E. I ance Carberry. M.P., Chief Whip
(1:xcused)

## In Attendance

| Mr. Cecil Dhurjon | - | Chief Parliamentary Counsel |
| :--- | :--- | :--- |
| Mr. Charles Fung-A-Fatt | - | Deputy Chief Parliamentary Counsel |
| Mr. Paul Geer | - | Director, Financial Intelligence Unit |

## Officers

| Ms. Sonia Maxwell | - | Clerk of Committce |
| :--- | :--- | :--- |
| Ms. Sueama Reynolds | - | Assistant Clerk of Conmittees |

## ITEM I: CAIITOORIDER

1.1 The Chairman called the mecting to order at $1.2 .5 \mathrm{p} . \mathrm{m}$.

## ITEM 2: <br> ANNOUNCMENT

2.1 The Chaiman informed the Committee that Mr. E. Lance Carborry, M.P. had asked to be excused from the Mecting.

## IIEM 3: CIRCUIATION OF DOCUMENTS

3.1 The following doements were circulated prior to the meeting:-
(i) Notice of the $12^{\text {th }}$ Meeting dated $2^{\text {nd }}$ March, 20)(9); and
(ii) Minutes of the $11^{\text {th }}$ Meeting held on $4^{\text {th }}$ February, 2019 .
3.2 The following document was circulated at the meeting:

- Proposed Amendment to (lause 41 submitted by the Chicf Parliamentary Counsel.
ITEM4: CONFIRMATION OF MINUTES OF TIIE II" MEETING;IIEIDON $4^{\text {TII }}$ FEBRUARY, 2009
Correction:
4.1 P'nge 2-(:all to ()rder
4.1 .1 Substitution of " 1.25 p.m." for " 1.23 b.mu."
4.2 Page 3, paragraph 5.1.1--Matters Arislug
4.2 .1 Substitution ol the word "Iinancial" for the word "Fiscal" atler"Dircetor" in line 6.
4.3 Page 4, paragraph 5.3.1-Clause 36
4.3 .1 The following amendments were made:
(i) Deletion of the word "I egislation" before "Ixchange" inline 4; and
(ii) Deletion of " 36 " afler the word "Act" in the penultimateline of the paragraph.
4.4 P'nge 5, parıgraph 7.1-Any Other Business
4.4.1 Substitution of "Part V to VI" for "Part V and Vil" in the last line.
4.5 Adjuarnment
4.5.1 Insertion of the words "and the Committee agreed to meet on thefirst Wednestay following the passing of the Appropriation Bill"at the end of the paragraph.
4.6 Fhereafler, the Minutes were confirmed, as corrected, on a motion moved and seconded by the Hon. Molamed Irfaan Ali. M.P., inel Mrs. ('larissa Richl, M.P., respectively.


## ITEM5:

5.1 Page 3, parngraph 5.1.2-Clanse 9, subsecton 8: Puge 21 of the I3ill

The (ommittee noted the atvice from the (hief liatiamentiry Counsel and reguested that he re-examine subsection $x$, with a view of preparing an amondmen, laking into consideration the comments made by Members; there should be syachronization and internal consistency with regard to the submissions of the teports.
5.2.1 The Committee noted the advice of the Chicf Parfamentary Counsel.
5.2.2 From the discussions which followed, the Chid Parliamentary Conmsel was requested to examine the issuc taking into consideration the issues raised by Members and advise the Commitlee on the way forward.
5.2 .3 The Committec requested the Director, Finmeial Intelligence Unit to obtain copies of Moncy Laundering Forms used by other ('aribbean countries for consideration by Members
5.3 Page 4, paragraph 6.3.2.1-Clause 39, subsection 2(b): Page 48 of the Bill
5.3.1 The Chief Parliamentary Counsel advised the Committee that the word "Part" should be substituted for the word "Division" after the word "this" in paragraph (b).
5.3.2 The Committee then agreed that paragraph (b) should be accopted as amended.
5.4 Page 4, paragraph 6.5-Clause 41, subsections (1), (2) and (3): Page 48 of the BIII
5.4.1 The Committee agreed to the redraft of Clause 41 subsections (1), (2) and (3), respectively submitted by the Chief Parliamentary Counsel, as follows:
"Regh:liathon
()/ ustraimuk
chide
41. (1) A copy of a restruining order which affects transported land shall be registered with the Registrar of Deeds and where the restraining order affects registered lund, the order shall be lodged with the Registror of Latils who shall make' the appropriate entry lin the' Register kept for that murpose in the Land Registry.
(2) A restraining order is of no effect wirle respect to land unless is is reglstered as a charge under the beeds Regisiry Aet or the Land Registry Act, as the case may be.
(3) Where particulars of a restraining order are registered imiler the Deeds Registry Act or the Land Registry Act. as the case may be, a person who subsequently deals with the property skall, for the purposes of this section be deemed to have notice of the order at the time of the dealing."

Thereafter, the ('lause 41 was accepted as amended.
6.1 Before the Committee continued consideration of the Bill some Members requested that the Committee revisit Clause 38, subsection (2), paragraph (a) in conjunction with the interpretation of "serious offences".
6.1.1 Following diseussions on the issues raised, the Committee agreed to revisit the interpretation of "serious offences" when it would have been eonsidering the delerred clauses.
6.2 The Committee then proceeded to continuc consideration of the Bill.
PART V
TERRORISM

CIAUSE 67 - Page 67 of the Bill
6.2.1 Subsections (1) to (3) were accepted is presented.
6.2.2 Subsection (4)
6.2.2.1 The Committec agreed to the following amendment:

- Substitution of the words "not later than seven days" for the words "as soon as reasonably practicable after the lirst comma in the subsection.
6.2.2.2 Therealler the subsection was accepted as amended.
6.2.3 Subsections (5) to (9) were accepred as presented.
6.3 CLAUSE 68 was accepted as presented.
6.4 CIAUSE 69 - Page 70 of the Bill
6.4.1 Paragraph (b), suhparagraph (ii):

The Committec agred to the following amendment:
Insertion of the word "than" afler the word "more" in the penultimate line of the subparagraph.
(1.4.2 Therealler. Clanse 69 was accepted is ambernded.
0.4.3 At this point, the Committee agreed that the word "Courf" should be substituted for the worl "eourf" where ever it oecumed.
6.5 CLAUSES 70 to 73 were accepted as presented.
6.6 CLAUSE 74
6.6.1 Subsections (1) and (2) were accopted as presconted.
0.6.2 Subsection (3):
6.6.2.1 The Committe agreed to the following amendments:
(i) substilution of the word "an" for the word "na" before the word "order" in the second line;
(ii) insertion of the word "only" atler the word "stoall" in the second line; and
(iii) substitution of the word "if" for the word "ern/ess" after the word "interest" in the second line of the paragraph.
6.6.2.2 Thereafler, the subsection was accepted as amended.
6.6.3 Subscction (4) was accepted as fresernted.
6.7 CIAUSE 75
0.7.1 Subsection (1) was acopted as presemed.
0.7 .2 Subsection (2) paragraph (a)
6.7.2.1 The Committee noted the advice from the Chel Partiamentary (ounsel and agreed fo the following amendment:

Deletion of the words "in equity but does not vest in the State at las" after the word "State" in the first line.
0.7.3 Theralter, Clatuse 75 wis accopted as amernded subject to any linther advice from the ('hief Patiamentary ( inansel.

## ANYOHHER BUSINESS

Date of Next Mecting
7.1.1 The ('ommblle agred lo med at 1.00 p.in. on Pridaly $13^{\prime \prime}$ Mand. 20 OO to conclude consideration of the Bill.

## ADJOURNMENT:

AI 3.15 p.m the neeting was adjourned to 1.00 p.m. on Friday, $13^{\text {th }}$ March, $20(0)$.


Confirmed this .......day of March, 20109


MINUTESOF TIE

ON ANTI-MONEY I.AINIEERING; ANI) (OUNTERING TIIE IINAN(ING; OF
TERRORISM BII.I. 20007 - IIII. NO. $18 / 2007$
IIELD AT 1.24 PM
ON WEDNESSOAY $18^{\text {TH }}$ MARCDII, 2009
IN TIIE (OMIDITIEE ROOM NO. I, PUBIIC II'II,DINGS, BRIC'KDAM, GEORCBTOWN

## MEMBERSOF TIAE: COMMITTEE, (10)

## (IIAIRMAN (I)

## From the People's Prouressive Party/(Ivic (PPP/C)(1)

(Nominated by the $r$ ommitte of Sclectom on ? 2$)^{\text {ti }}$ June, 2007)
(I: Nected by he Cominittee on $12^{1 / 3}$ July, 20) 07 )
The Iton. Dr. Ashm K. Smgh. M.P
Mmister of limance

## Other Members

From the People's Prosuressive Party/C ivic ( 3 PlP/C) (5)
(Nommated by the committer of Sclection on 20 (th I I me, 2007 )
Mr. Mumaned It faran Mi. M.I Munster of Itousing and Waler

Nr, Mhas: N I.umumba. M.I.
Mr. Muses V. Napamoroloo, MP - (I'xalused)



Minister of llome Aliars


Ni Winstoms Marray.('C.II.. N.I'
Mre (lamsal S. Ridhl, M. I'
Wepaly Speater of the Natmonal Assombly
(Nommated by the (immitice of Sclectem on $27^{7 \prime \prime}$ December, 206\%)
Mr I I ince (arbory MP. (hod Whap

## From the Alliance For Chane ( X FC) (I)

(Nominated by the Comminee of Selection on $20^{\text {th }}$ Ime, 20 ? $)^{2}$

Mr. Raphact (ie (. Tromam, M.P<br>(1) xcused)

## In Athendance

| Mr. (ecil l) majon |  | (herpankmenary (omsel |
| :---: | :---: | :---: |
| Mr. ('lartes Fimg- M-Fall |  | Depuly (hicl Parliamentary (oo |
| Mr. l'aul (icer |  | Director, Finameral Inteligence (in |

## Officers

| Ms. Simia Maxiwell | - | Clork al Commitlee |
| :---: | :---: | :---: |
| Ms. Sueamara Reymolds |  | Assistimu C'lork of (ommmilce |

ITENI: ('AIITOORDER1.1 The Chaiman called the mecting to order al 1.24 p.m.
IHEM 2: ANNOUNCMENT2.1 The Chamamintomed the (ommatlec that the followingMembers had asked to be excused from the Meeting:
(i) Mr. Moses $V^{\prime}$ Nagamootor, M.P.:
(ii) Mr. Molathr A. Nandlall. M.I.: and
(iii) Mr. Raphacl(i.(․ Tromman, M.P.
ITIM 3: (IRCUIATION OF IOOCUAIENTS
3.1 The fohlowing documents were cirabated prior to the meeting:-
(i) Nolice of the 1.3" Mecting dited 16 $6^{\text {th }}$ March. 200m: and


(i) Selocoluled an Determed (lanses
 Istimes:
(iii)
ITEM 4: CONIIRMATION OF MINITES OFIIIE I2'" MEFIIINE;IIEIJON $4^{\text {III }}$ IARCII, 2009
Currection:
4.1 Page 5 - paragraph 6.1.1-
4.1. Deletion of the words "when it would have been considering thedelerred clanses" and insertion of "when the deferred chanses arebeing considered" after "serious offences" in line 2.
4.1 .2
Therealler, the Minutes were conlirmed, as corrected, on a motionmoved and seconded by the Hon. Mohamed Itiam Ali, MP.. andMrs. Clarissa Richl, M.P., respeclively
ITEN 5: MATIIERS ARISING;
5.1 Page 3, paragraph 5.1-( Manse 9, sul)scetion 8: page 21 ol the Bill
5.1 .1 The Committer requested that the ( ohef Parliamentary (ounsel circulate the propuse amendment for consideration by Members.
5.2 Darsgraph 5.2.3 Chase 36 - Currency Reporting when entering or leaving Guyana third schedule
5.1 .1
The Commille noted the advice from the (hief ParliamentaryComsel and agreed retain the lairal selocdule as well as (lause 30.
5.1 .1
The ( had Parliamentary Comsed was bowever required to drafl anappropriale amendment lior the form and circubate to Members
ITIN O: (ONIINUATION OF CONSIIERARIONOIT TIIC, ANTI- MONEY IAUNDERIN(; ANI) (OUINTERING; TIIE IIINANCIN(; OF'TERLRORISM BII.I, 2007-BIII, No. $18 / 2007$
0.1 The Commitlee proceded to comman consideration of the Bill
PARIVI INTERNATIONAICOOPERATION
6.1 .1 CINISE 76 was accepred ats preseonted.

| 6.1 .2 | CIAUSE 77 - Registration of External Confiscation or Forleiture |
| :---: | :---: |
| 0.1 .2 .1 | Following discossions, the (hief Parlamentary founsel was reguested to provide the Committe with an ancondment to (lause $77(1)$ of. He was also requested to examme the Bill lor any relerence to (lause 70, subsection (0) and provide appropriate cross relerence. |
| 6.1.3 | CLAUSE 78 was accepted as presernted. |
|  | PARIVII CIVII, FORIEITURF: |
| 6.1 .4 | CI NUSE 79 - Proceeds of Crime - Page 76 of the Bill |
| 6.1 .4 .1 | Following disctusions, the (ommittee agreed that maless there is a compelling and convincing reason the definition of "pracerds of crime" must mot repeat or contratict itself. |
| 6.1 .4 .2 | The Chicf Parlimmentary Counsel was repuestel to examine the detinition of "proceeds of crime" and to advice members on the necessary ammomen. |
| 6,1.5 | Cl.AUSE 80 |
|  | Subsectlon (1) paragraph (b) |
| 0.1 .5 .1 | The Commitle agreed that from the wotls "rhe Court . . . Order" should be aligned to the tefo of the mangin. |
| 6.1 .5 .2 |  |
| 6.1.6 | (IIUUSES $81-87$ were accepted as presented. |
| 6.1.7 | CIACSE: 88 - Registration of Ibtertm Orders and Restraint Orders - Page 8.4 |
| 6.1.7.1 | Subsections (1) to (5) were acorpted in presented. |
| 0.1 .7 .2 | Sulssection (6) |
|  |  |
|  |  |
| f.1.8 |  |
|  | 4 |

6.1.9 (I.AUSF. 91 - Page 86
6.t9.1 The Committec agreed to the following amendment:
(i) Insertion of the "," aller the word "property" in line I; and (ii) tnsertion of "." aller the word "ime" in line 2 .
6.19.2 The (hiel Patiamentary Counsel was requested to examine subsection (1) and (2) to determine whether charity can be injected into
6.1.10 CIMUSE 93 was accepted as presented.
6.1.11 CI.AUSF. 94 - Page 88

Subsection (I) paragraphs (a) and (b) were accepted as presentered.
6.1.11.1 The Commitlec agred that from the womds "an'erd (a)... concerned" shouk tee aligned to the lell of the margin.
6.1 .12
6.1.13 CIAUSE 10.3-Requirements for making ol disclosure order Page 93 of the Bill
Q.1.13.1 The Committee repuested that the Chet Parliannentary Counsel ensure that there is consistency regarding the grade of oflicers.
6.1.14 CLAUSE 104 -Offences lage 94 of the Bill
6.1.14.1 The Chicl Parliamentary (ounsel was requested to provide the Commillee with examples of the making of reckless statements in a similar comext giving rise to a penally on indictment of two years imprisomment.
6.1.15 CDADSRS 105 In 115 were accopted its presented.

## PNRIVII

6.1.13 CLADSES 108 115 were ancepted as presconted.
 presemed.
7.1 Bate of Next Meetiag

| 7.1.1 | The Committee agreed to meet at 1.00 p.m. on Wednesday. $25^{11}$ March, 2009 to consider the dederred elatues. |
| :---: | :---: |
| 7.2 | The (hief Parliamentary (ounsel and the Director. Financial Intelligence Unit were requested to provide the (ommittee with a copy of a red line version of the |

## ADIOURNMENT:



+     + 



IIIE NATIONAI, ASSEMBLY OF TIIE FIRST SESSIONOF TIIF NINTH PARIIAMENT OF (illYANA (2006-2009)
MINITIES OF TIIEI $4^{\prime \prime \prime}$ MEETING OF THE SPECIAI SELECT COMMITTEEON ANTI-MIONFY IIAUNDERING ANI) COUNTERING THE FINANCING OFTERKORISM BII.L. 2007 - BIL.L. NO. 18/2007
IIEL.I) AT 1.23 PM
ON WEIDNESDAY $25{ }^{\text {TH }}$ MARCH, 2009
IN THEPARIIAMENT CIIAMBER, PHBIIC BUHLDINGS, GEORGETOWN

## MEMBERSOF THE (OMMITTFE (10)

## CIIAIRMAN (1)

## From the People's Prongessive Party/(Ivic (PPP/C) (1)

(Nominated by the ( omminte of Selection on 20 $0^{\text {th }}$ June, 2007)

The Hon. Dr. Asmak Smph, M P
Minster of limance

## Other Members

From the People's I'rouressilve Party/( Ivic (PPP/C) (5)
(Nommated by the ( onmultec of Selectun on 20 ${ }^{\text {th }}$ Junc, 2007)
Mr. Mohaned Irfaian Mli, M.P.
Minister of Ilousmg and Water
Mr. Odinga N. I mumba, M.P.
Mr. Muses V. Nagamontow. M. ${ }^{\prime}$
Mr. Muhaher $\lambda$ Namadlatl. M.P
(Nominated by the (ommulfee of Selectun on $12^{\text {th }}$ July 2007 )
The Hon. (lement I Rohler. M.P. (Nhsent)
Mumster of llome Aliars
From the People's Nathonal Congress Reform - 1 Guyana (PNCR-1G)(3)

Mr. Winston S Munils. 1 ('II., M.P.

teputy Speaher of the Nathomal Assembly



## From the Alliance For Change (AFC) (1)

(Nominated by the Committec of Selection on $20^{\text {th }}$ Junc, 20()7)
Mr. Raphael G.C.. Trotman, M.P

## In Attendance

| Mr. Ceeil Dhurjon S.C.. C.C.H | - | Chief Parliamentary Counsel |
| :--- | :--- | :--- |
| Mr. Paul Geer | - | Director, Financial Intelligence Unit |

## Officers

| Mrs. Clatdia Daniels-Greenidge | - |
| :--- | :--- |
| Mr. Nickalai Pryee | Clerk of Committee |
| - Assistant Clerk of Committee |  |

## ITEM 1: CALI, TO ORDER

1.1 The chairman called the meeting to order at $1.20 \mathrm{p} . \mathrm{m}$.

## ITEM 2:

2.1

ITEM 3:
3.1 The following documents were circulated prior to meeting:
(i) Notice of the $14^{\text {th }}$ Meeting dated $20^{\text {th }}$ March, 2009;
(ii) Minutes of the $13^{\text {th }}$ Mecting held on $18^{\text {th }}$ March, 20(09;
(iii) Schedule of Deferred Clauses dated $9^{\text {th }}$ March, 2009; and
(iv) Copies of the Anti- Moncy Landering and Coumering the financing of Terrorism as Antended.
3.2 The fillowing docments were circulated at the meeting:

- Loreign Exchange (Miscellaneous) (Amendment) Bill 2009.
- Matrix prepared hy Mr. Gecer Re: Synopsis of Minintes


## Correctlon:

### 4.1 Page 3, paragraph 5.2.1 to 5.2.2

4.1.1 Substitution of the paragraph numbers "5.2.1 to 5.2 .2 " for mumbers "5.1.1 to 5.1.1" afler paragraph 5.2.
4.1.2 Page 4, paragraph 6.1.5.2
4.1.2.1 Deletion of the word "(Order" in line 1.
4.1.3. Page 4, paragraph 6.1.5.3
4.1.3.1 Substitution of subsections "(2), (3), (4) (5)", for subsections "(4),(5) and (6)" in line 1.
4.1.4. Page 5, paragraph 6.1.6
4.1.4.1 Substitution of the Clause numbers " 81 to 87 " for " 81 to 85 " in line 1.
4.1.5 Page 5, paragraph 6.1.7
4.1.5.1 Substitution of the word "CLAUSE 88 " for "CD. AUSE 87 " in line 1.
4.1 .6
4.1.6.1 Substitution of subsection number "(6) to (9)" for "(5)" in the statement.
4.1.7 Therealter, the Minutes were confirmed, as corrected, on a motion moved and seconded by the Mr. Oelinga N. Lummmba and Mrs. Clarissa S. Richi, respectively.

## ITEM 5:

5.1 Page 3, paragraph 5.2 -Clause 36 C'urrency Reporting when cutering or ieaving Cinyanu third schedule
5.1.1 The (haimam noted the comments mbe hy the (hief

Parliancentary Counsel and the Menters of the (ommittec and
agreed to have CPC incorporate (lause 36 as an additional Clause at Part VIII Miscellaneous 110.
5.2 Page 4, paragraph 6.1.4.2-Definitions of "Minister", "persons", and "procceds of crime" by the Chief Parliamentary Counsel.
5.2.1 The Committee noted comments made by the Chief Parlianientary Counsel to delete the words in Clauses 79 because of its appearance in the interpretation section of the Bill which was corrected with an insertion at Clause 2.
5.2.2 Afler the discussion which ensued, the Committee agreed to the deletion and the wording of the substitution at Clause 2. The substitution appeared in the amended Bill which was circulated at the meeting.

## Clause 2

5.2.3 Substitution of the words "unless as otherwise provided in respect of a word or expression defined in PART VII" after the word "Act" in line 1.
5.3 Page 4, paragraph 6.1.9.3-Clause 91, subsection (2)
5.3.1 The Chief Parliamentary Counsel informed the Committee that after consultation between himself and the Director of the Financial Intelligence Unit, it was agreed that the Subsection would stand as presented in the Bill.
5.3.2 Thereafter, Clause 91 subsection (2) was accepted as presented.
5.4 Page 6, paragraph 6.1.13.3-Clause 101 , subsection (8) (b)
5.4.1 The Committee noted the explanation by the Chief Parliamentary Counsel with respect to the insertion of the words "Superinterdent" in the above.
5.4.2
5.5 Paragraph 6.1.15.2-Chuse 104, subsection (3) (b)

Thereafter, the subsection (8) (b) was accepted as amended.

From the discussion which ensued, the Chairman suggested to the Cummittee to have deletion of the subsection (b) and the incorporation of subsection (a) into paragrapli 3.

The Committee agreed to the change in the Clause to read " $A$ person commits an effence if. in purported compliance with a requirement impesed on him under a disclesure order, he makes a
statement which he knows to be false or misleading in a material particular".
5.5.3 Clause 104, subsection (3) (b) was then accepted as amended.

### 5.6. Page 7, paragraph 6.1.17.1-Clause 110

5.6.1 From the discussion which ensued, the Commitlee requested that the Director of Financial Intelligence Unit and the Chief Parliamentary Counsel collaborate on Clause I10 and provide the Committee with a report on the outcome.

## ITEM 6

Any Other Business
6.1 Agenda for Meeting
6.I.I The Chairman informed Members that at the next meeting the Committee would
(i) continue consideration of the deferred clauses in conjunction with the Matrix prepared by the Financial Intelligence Unit; and
(ii) commence consideration of the amended Bill

## ADJOURNMENT:

At 3.05 pm the mecting was adjourned to Wednesday, $1^{\text {st }}$ April, 2009.


MINUTES OF THE
$15^{\text {TH }}$ MEETING OF THE SPECIAL SELECT COMMITTEE ON ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OF TERRORISM BILL 2007 - BILL NO. 18/2007

HELD AT 1.20 PM
ON WEDNESDAY $1^{\text {ST }}$ APRIL, 2009
IN THE PARLIAMENT CHAMBER, PUBLIC BUILDINGS, GEORGETOWN
MEMBERS OF THE COMMITTEE (10)

## CHAIRMAN (1)

## From the People's Progressive Party/Civic (PPP/C) (1)

(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
(Elected by the Committee on $12^{\text {th }}$ July, 2007)
The Hon. Dr. Ashni K. Singh, M.P
Minister of Finance

## Other Members

From the People's Progressive Party/Civic (PPP/C) (5)
Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
The Hon. Mohamed Irfaan Ali, M.P.
Minister of Housing and Water
Mr. Odinga N. Lumumba, M.P.
Mr. Moses V. Nagamootoo, M.P (Absent)

Mr. Mohabir A. Nandlall, M.P
Nominated by the Committee of Selection on $12^{\text {th }}$ July, 2007)
The Hon. Clement J. Rohee, M.P.
(Absent)
Minister of Home Affairs
From the People's National Congress Reform - 1 Guyana (PNCR - 1G) (3)
(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
Mr. Winston S. Murray, C.C.H., M.P.
Mrs. Clarissa S. Riehl, M.P.
Deputy Speaker of the National Assembly
(Nominated by the Committee of Selection on $27^{\text {th }}$ December, 2007)
Mr. E. Lance Carberry, M.P., Chief Whip

## From the Alliance For Change (AFC) (1)

Nominated by the Committee of Selection on 20 June, 2007)
Mr. Raphael G.C. Trotman, M.P ..... (Absent)
In Attendance
Mr. Cecil Dhurjon S.C., C.C.H - Chief Parliamentary Counsel Mr. Paul Geer - Director, Financial Intelligence Unit
Officers
Ms. Sonia Maxwell - Clerk of Committee
Ms. Sueanna Reynolds - Assistant Clerk of Committee
ITEM 1: CALL TO ORDER
1.1 The Chairman called the meeting to order at 1.20 p.m.
ITEM 2: CIRCULATION OF DOCUMENTS
3.1 The following documents were circulated prior to meeting:
(i) Notice of the $15^{\text {th }}$ Meeting dated $27^{\text {th }}$ March, 2009; and(ii) Minutes of the $14^{\text {th }}$ Meeting held on $25^{\text {th }}$ March, 2009.
3.2 The following documents were circulated at the meeting:
(i) Schedule of Deferred Clauses dated $31^{\text {st }}$ March, 2009; and(ii) Proposed Amendment to Clause 9; and(iii) Proposed Amendment to Clause 37.
ITEM 3: CONFIRMATION OF MINUTES OF THE $14{ }^{\text {TH }}$ MEETING HELD ON $25{ }^{\text {TH }}$ MARCH, 2009
Correction:
3.1 Page 2, Call to Order
3.1 .1 Substitution of " 1.23 p.m" for " 1.20 p.m".
3.2.1 Deletion of the word "the" after "by" in the penultimate line of the paragraph.

Page 4, paragraph 5.2.1
3.3.1 Substitution of the word "their" for the word "its" after the word "of" in line 2.

Page 5, paragraph 5.5.3
3.4.1 Deletion of "subsection (3) (b)" before the word "was" in the paragraph.
3.4.2 Thereafter, the Minutes were confirmed, as corrected, on a motion moved and seconded by Mr. Mohabir A. Nandlall and Mr. E. Lance Carberry, respectively.

## ITEM 4:

MATTERS ARISING
4.1 Page 3, paragraph 5.1.1-Clause 36 Currency Reporting when entering or leaving Guyana third schedule
4.1.1 The Committee noted the advice from the Chief Parliamentary Counsel and agreed that Clause 36 should be accepted as presented.
4.2 Clause 37 - Seizure and detention of suspicious imports of exports of currency
4.2.1
"Scizure and dithentiona uf sursicious is impuarts or axperts af currency

Act No, 8 af 1996.

37(I) "A police officer or the customs officer in charge may seize and, in accordunce with this section, detain any currency which is being imported into, or exported from Guyuna, if-
(a) the amount is more than the sume specifled in this Act; antl
(b) such persou hus reasonable grounds fur suspecting that it is-
(i) property derived from a serious offence;
(il) intended by any person for use in a commission
(iii) involved in money laundering or terrorist financing; or
(iv) belug broughs into or saken out of Guyana after a false declaration or disclosure or failure so disclose".
4.2.4 The Committee also agreed that the Chief Parliamentary Counsel should include an interpretation for "police officer" as specified in the Police Act in the interpretation section of the Bill.
4.2.5 The Committee further agreed that the Chief Parliamentary Counsel should replace the word "constable" with "police officer" wherever it occurred in the Bill.
4.3 Subsections (3) to (6)
4.3.1 The Committee agreed that the Chief Parliamentary Counsel, taking cognizance of the issues raised by Memhers, should revisit the above subsections.
$4.3 \quad$ Third Schedule
4.3.1 The Committee deliberated extensively on the form which should be inserted into the third sehedute, for the declaration of forcign currency. However, Members agreed that there secmed to be no clarity on the form required by law as against the form that was presently utilized.
4.3.1 The Committec agreed that the Chiel Partiamentary Counsel should prepare an amendment to the third schedule. The amendment should incorporate the form in the Foreign Exchange Miscellaneous Act No. 8/96.

## TTEM 5:

CONSIDERATION OF DEFERRED CLAUSES
5.1 The Committec commenced consideration of the deferred clauses as follows:

CLAUSE I -- Politically exposed person
5.1.1 The committee agreed that clause I should be atcoepted as presented.

## Subsection (1)

5.2.1 Following diseussions, the Committec agreed by majority that Clause 8 be amended as follows:

Insertion of the words "with expertise and experience in legal, financial or administrative matters" afler the word "person" in line 1.
5.2.2 Thercafter, subsection (1) was accepted is anmended.

CIAUSE 9
5.3.1 The Committee agreed to the proposed amendment to the above Clause 9 , subsections (5) and (8), respectively submitted by the Chief Parliamentary Counsel, as follows:
"(5) The Director shall adwise the Mindster responsible for Finanter on matters relating to money lannalering or terrorist financing that may affect pushic policy and national security.
(8) The Director shall keep froper accounts unt other records in relatian to the Fïnnetial Intelligence linit and inrepare in relation to each financial year a stutenternt of acconnts within three months of the end of that finaticial year and the accounts. of the Finnencial Intelligence Unit sholl be andited by the Anditor Gionerul".
5.4 CI.AUSE 36
5.5.1 ( Mause 30 was accepted as presented.
5.5 CLAUSE 38
5.5.1 Ciause 38, subsection 2(a) was accepped as presented
5.6 CIAUSE 110
$551 \quad$ The ('ommittee agreed to the proposed amendment to the above (lause IIt, subsections (1) lo (4), respectively submitted by the (hicl Parliamentary (ounsel, as forlows:
"IIO. (I) As soom as practicable, but mot leter than six months "fiter the expiry of the finconcial year, tha' Director shall sabmit to the Minister responsible for Finunce atm annalal report by the Fimancial Intallige'nce l'mit fier that Itinancial yrar.
(2) The report shall comprise information on the financial affairs, operations and performance of the Financial Intelligence Unit, including the armounts paid into the Consolidated Fund under this Act.
(3) The report shall have appended to tt, the audited annual statements of accounts of the Financial Intelligence Unit prepared pursuant to section 9(8).
(4) The Minlster responsible for Finance shall cause a copy of the report together with the annual statemeut of accounts and the Auditor General's repore thereon to be laid before the National Assembly within one month after he receives it".
5.5.1 Thereafter, Clause 10 was accepted as amended.

## ITEM 6

6.1 Agenda for Meeting
6.t.1 The Chairman informed Members that at the next meeting the Committee would consider the Report of the Committec.

## ADJOURNMENT:

At $4.05 \mathrm{p} . \mathrm{m}$. the meeting was adjourned to Wednesday, $8^{\text {st }}$ April, 2009.

THE NATIONAL ASSEMBLY OF THE FIRST SESSION
OF THE NINTH PARLIAMENT OF GL'YANA (2006-2009)
MINITES OF THE$16^{\text {T" }}$ MEETING OF THE SPECIAL SELECT COMMITTEEON ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OFTERRORISM BILL 2007 - BILL NO. 18/2007HELD AT 1.20 PM
ON WEDNESDAY $8^{\text {TH }}$ APRIL, 2009
IN THE PARLIAMENT CHAMBER, PUBLIC BUILDINGS, GEORGETOWN
MEMBERS OF THE COMMITTEE (10)
CHAIRMAN (1)
From the People's Progressive Party/Civic (PPP/C) (1)
(Nominated by the Committee of Selection on $20^{\text {in }}$ June, 2007)
(Elected by the Committee on $12^{\text {li }}$ July, 2007)
The Hon. Dr. Ashni K. Singh, M.P
Minister of Finance
Other Members
From the People's Progressive Party/Civic (PPP/C) (5)
(Nominated by the Committee of Selection on $20^{\pi_{1}}$ June, 2007)
The Ion. Mohamed Irfaan Ali, M.P.Minister of Housing and Water
Mr. Odinga N. Lumumba, M.P. ..... (Excused)
Mr. Moses V. Nagamootoo, M.P
Mr. Mohabir A. Nandlall, M.P
(Nominated by the Committee of Selection on 12 ${ }^{\text {th }}$ July, 2007)
The Hon. Clement J. Rohee, M.P. ..... (Excused)
Minister of Home Affairs
From the People's National Congress Reform - 1 Guyana (PNCR-1G) (3)
(Nominated by the Committee of Selection on $20^{0^{11}}$ June 2007 )
Mr. Winston S. Murray, C.C.H., M.P.
Mrs. Clarissa S. Riehl, M.P.Deputy Speaker of the National Assembly
(Nominated by the Committee of Selection on $27^{(1)}$ December. 2007)
Mr. E. Lance Carberry, M.P.. Chief Whip ..... (Excused)

## From the Alliance For Change (AFC) (1)

(Nominated by the Committee of Selection on $20^{\text {th }}$ June, 2007)
Mr. Raphael G.C. Trotman, M.P - (Excused)

## In Attendance

Mr. Cecil Dhurjon S.C., C.C.H - Chief Parliamentary Counsel<br>Mr. Paul Geer - Director, Financial Intelligence Unit

## Officers

| Ms. Sonia Maxwell | - | Clerk of Committee |
| :--- | :--- | :--- |
| Ms. Sueanna Reynolds | - | Assistant Clerk of Committee |

## ITEM 1: CALL TO ORDER

1.1 The Chairman called the meeting to order at $1.20 \mathrm{p} . \mathrm{m}$.

## ITEM 2: ANNOUNCEMENTS

2.1 Excuses:
2.1.1 The Chairman informed the Committee that the following Members had asked to be excused from the meeting:
(i) The Hon. Clement J. Rohee, M.P.,
(ii) Mr. Odinga Lumumba, M.P
(iii) Mr. E. Lance Carberry, M.P., and
(iv) Mr. Raphael G. C. Trotman, M.P.

ITEM 3:
3.1 The following documents were circulated prior to meeting:
(i) Notice of the $16^{\text {th }}$ Meeting dated $3^{\text {rd }}$ April, 2009;
(ii) Minutes of the $15^{\text {th }}$ Meeting held on $1^{\text {st }}$ April, 2009; and
(iii) Draft Report of the Special Select Committee on the AnttMoney Laundering and Countering the Financing of Terrorism Bill 2007 -- Bill No. 18/2007 and Appendix thereon.

The following documents were circulated at the meeting:
(i) Proposed Amendment to Clause 37 submitted by the Chief Parliamentary Council; and
(ii) Proposed Insertion of Clause 116 submitted by the Chief Parliamentary Council

## ITEM 4: <br> CONFIRMATION OF MINUTES OF THE $15^{\text {TH }}$ MEETING HELD ON $1^{\text {ST }}$ APRIL, 2009

## Correction:

4.1 Page 4, Subsection (3) to (6)
4.1.1 Insertion of the following at the end of the paragraph:
"with a view to incorporate in this section the legal recourse".
4.2 Page 5: Renumbering of paragraphs
4.2.1 Renumber the second set of numbers printed 4.3, 4.3.1, and 4.3.2 as 4.4, 4.4.1, and 4.4.2, respectively.
4.3 Page 5: Renumbering 5.6.1 and 5.6.1-Clause 110
4.3.1 (i) Substitution of "5.6.1 and 5.6.2" for "5.5.1 and 5.5.1".
(ii) Substitution of " 110 " for " 10 "
4.3.2 Thereafter, the Minutes were confirmed, as corrected, on a motion moved and seconded by the Hon. Mohamed Irfaan Ali and Mr. Winston S. Murray C.C.H., respectively.

## ITEM 5:

5.1 Page 3, paragraph 4.2.1 - Clause 37 Seizure and detention of suspicious imports of exports of currency
5.1.1 The Committee agreed to a further amendment to Clause 37 as proposed by the Chief Parliamentary Counsel, as follows:

- Subsection (1) paragraph (b), subparagraph (i)
5.1.2 Substitution of the word "currency" for "property" before the word "derived".
- $\quad$ Subsection (2):
5.1.3 Insertion of the words "Julge in Chambers" alter the word "order" in the third line.
- $\quad$ Subsections (3) to (9):
"(3) A police officer, customs officer or a person authorized by the Director of the Financial Intelligence Unit shall, as soon as is reasonably practicable, but not later than seven days, apply to a Judge in Chambers for a detention order with respect to the currency seized under subsection (1).
(4) The Judge in Chambers shall not make ant order for detention of the currency untess he is satisfied that there are reasonable grounds for suspecting that the currency is currency referred to in subsection (1).
(5) Subject to subsection (7) any order made under subsection (4) shall remain valid for a period of ninety days, and may be renewed for further periods of ninety days by the Judge in Chambers, until production of the currency before the Court in proceedings against any person for an offence with which the currency is connected.
(6) Any currency detained under this section shall be deposited in an interest bearing account wherever possible.
(7) The currency, with the interest, may be released by order of the Judge in Chambers --
(a) where the conditions under subsection (4) are no longer met; or
(b) where no proceedings are brought in connection with the currency detained.
(8) On being satisfied that the currency represents the proceeds of crime, money laundering or terrorist financing offence or firoperty to be used in the commission of a serious offence, the Judge shall make a forfeiture order.
(9) For the purposes of this section -
"customs officer" means a customs officer not below the rank of Supervisor;
"police officer" means a police officer not below the rank of Superintendent of Police".

CLAUSE 116
5.2.1 The Committee noted the advice from the Chief Parliamentary Counsel and agreed to the proposal for an insertion of a new Clause 116 as follows:
116. The Foreign Exchange (Miscellaneous Provisions) Act 1996 is amended as follows -
(a) in section 6 by the substitution for the words " Second Schedule" wherever they occur of the words -
"Third Schedule of the Anti-Money Laundering and Countering the Financing of Terrorism Act 2009".
(b) by the repeal of the Second Schedule".

ITEM 6: CONSIDERATION OF THE DRAFT REPORT OF THE SPECIAL SELECT COMMITTEE ON THE ANTI-MONEY LAUNDERING AND COUNTERING THE FINANCING OF TERRORISM BILL 2007 - BILL NO. 18/2007

## COVER PAGE

6.1 The cover page was accepted as presented.

PAGE 1
6.2 Publication and First Reading
6.2.1 The following amendments were made:
(i) Deletion of the words "and First Reading".
(ii) Insertion of "." after the word "therewith" in the last line of the paragraph.
(iii) Insertion of the words "The Bill" before the "was" in the last line of the paragraph.
(iv) Substitution of " $4^{\prime \prime \prime}$ Junte" for " $\boldsymbol{y}^{\prime \prime}$ June" in the last line of the paragraph.
6.3.1 Substitution of "a" for the words "for the" after "read" in line 1.

## PAGE 2

6.4 Paragraph 4-Members of the Special Select Committee
6.4.1 Deletion of the words "Minister of Housing and Water".

PAGE 3
6.5 Change in Membership
6.5.1 Insertion of the following at the end of the paragraph:
"Due to an administrative oversight this change was not effected until $18^{\prime \prime}$ March, 2009"

PAGE 4
6.6 Consultation Process
6.6.1 Substitution of the following for paragraph 9
"In addition, the views of six (6) specific organizations and agencies were solicited on the Bill."
6.7 Response to Invitations
6.7.1 The following amendments were made:
(i) Substitution of the word 'request" for "submission in the last line of the paragraph.
(ii) Substitution of the word "respondents" for "organizations" in the last line of the paragraph

## PAGE 5

$6.8 \quad$ Hearing
6.8.1 Substitution of " 2008 " for " 2007 ".
6.11 PAGE 1: CLAUSE 2

Deletion of the interpretation of "magistrate".
PAGE 6: CLAUSE 37, subsection 1, paragraph (a)
6.12 Substitution of the world "more" for "mote" in line 1.

PAGE 12: CLAUSE 77(1)
6.13 The following amendments were made:
(i) Substitution of "referred" for "refer"
(ii) Substitution of "assistance" for "assistant"
(iii) Substitution of "in force" for "enforce"
(iv) Substitution of "that" for "the"
(v) Deletion of "government of another"

PAGE 13: CLAUSE 79
6.14 The following amendments were madc:
(i) Deletion of the interpretation "interest".

## (ii) Procecds of Crime:

- Substitution of the word "whether" for "wherever" after "offence" in line 6.
- Substitution of the words "committed in Guyana or elsewhere" for "carried out in the world" before the word "been" in line 7.


## PAGE 17: CLAUSE 101

6.15 Substitution of the word "Supervisor" for "Assistant Commissioner-General" after "of" in line 2.

## ITEM 7: ANY OTHER BUSINESS

7.1 Closing Remarks and Expression of Thanks
7.1.1 The Chairman, in closing, expressed appreciation and thanks to Members for their active participation and detailed deliberations in the examination of the Bill.
7.1.2 He expressed gratitude to the Chief Parliamentary Counsel for his patience and generous provision of advice. He further thanked the Director, Financial Intelligence Unit, the Clerk of the Committee and other Officials for their cooperation.

### 7.2 Submission of the Report to the National Assembly

7.2.1 The Committee agreed that the Report of the Special Select Committee on the Anti-Money Laundering and Countering the Financing of Terrorism Bill 2007 - Bill No. 18/2007 should be tabled at the next sitting of the National Assembly.

## CONCLUSION:

At $3.14 \mathrm{p} . \mathrm{m}$. the mecting concluded.

