



MERGER NOTICE NO 31: 2022

THE PROPOSED ACQUISITION BY MOSTERT INVESTMENTS NUMBER NINETY-SEVEN (PROPRIETARY) LIMITED OF 60% OF THE TOTAL ISSUED SHARE CAPITAL IN CROC. K PROPRIETARY LIMITED.

Pursuant to section 49 (1) of the Competition Act, 2018, the Competition and Consumer Authority ("the Authority") has received a merger notification for the proposed acquisition by Mostert Investments Number Ninety-Seven (Proprietary) Limited t/a Cable Feeder Systems Global Holding (hereinafter referred to as "Cable Feeder Systems Global or the Acquiring Enterprise") of 60% of the total issued share capital in Croc. K Proprietary Limited (hereinafter referred to as "CableiT or the Target Enterprise").

Cable Feeder Systems Global, is incorporated in accordance with the Laws of Namibia. It is controlled by the HB Trust and Schalk Willem Daniël Bothma. The Acquiring Enterprise is a special purpose vehicle that was established for the purpose of expansion into Southern Africa and acquiring the Target Enterprise. In turn, the Acquiring Enterprise controls Cable Feeder Systems Namibia (Proprietary) Limited. Cable Feeder Systems Namibia (Proprietary) Limited provides fibre optic solutions, copper solutions, active equipment, and enclosures and equipment. Cable Feeder Systems Global does not have presence any presence in Botswana. The directors of the Acquiring Enterprise are: Samuel Kennedy Honeyborne (South African) and Thomas Newton (Namibian).

CableiT is a company incorporated in accordance with the Laws of the Republic of Botswana. The Target Enterprise provides network and cable systems distribution in Botswana. It distributes branded telecommunication products, networking products, branded copper cabling, and fibre cabling products. The Target Enterprise is controlled by Sean McCormick, Garth Warrick Armstrong, Victor Senye, Christoffel Stephanus Viljoen, Joe Mathew Lalonde, and Charles Edward Murray. In turn, CableiT does not control any enterprise in Botswana. The directors of the Target Enterprise are: Sean McCormick (South African) and Garth Warrick Armstrong (Motswana).

According to section 50 (3) of the Competition Act 2018, "any person, including a third party not a party to the proposed merger, may voluntarily submit to the inspector or the Authority any document, affidavit, statement or other relevant information in respect of a proposed merger." The Competition

and Consumer Authority therefore seeks any stakeholder views for or against the proposed merger, which may be sent within 10 days from date of this publication to the following address:

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