

COMPETITION TRIBUNAL OF SOUTH AFRICA

		Case No: LM104Oct24
In the matter between	:	
Grindrod Mauritius		Primary Acquiring Firm
and		
Terminal De Carvao D Limitada	Da Matola	Primary Target Firm(s)
Panel	: T Vilakazi (Presiding : I Valodia (Tribunal M : A Ndoni (Tribunal M	Member)
Heard on Order issued on	: 26 November 2024: 26 November 2024	,
	ORDER	
	•	on Commission in terms of section ne Competition Tribunal orders that-
1. the merger betw 16(2)(a) of the A		arties be approved in terms of section
2. a Merger Clear 35(5)(a).	ance Certificate be issued	I in terms of the Competition Rule
Signed by:Thando Vilakazi Signed at:2024-11-26 16:44:02 +02: Reason:Witnessing Thando Vilakazi	00	
Thanolo Vilakazi	=."	26 November 2024
Presiding Member		Date

Concurring: Ms Andiswa Ndoni and Prof. Imraan Valodia

Prof. Thando Vilakazi



Notice CT 10

About this Notice

This notice is issued in terms of section 16 of the Competition Act.

You may appeal against this decision to the Competition Appeal Court within 20 business days.

Contacting the Tribunal

The Competition Tribunal Private Bag X24 Sunnyside Pretoria 0132 Republic of South Africa tel: 27 12 394 3300 e-mail: ctsa@comptrib.co.za

Merger Clearance Certificate

Date: 26 November 2024

To ENS Africa

Case Number: LM104Oct24

Grindrod Mauritius And Terminal De Carvao Da Matola

Limitada

You applied to the Competition Commission on **23 September 2024** for merger approval in accordance with Chapter 3 of the Competition Act.

Your merger was referred to the Competition Tribunal in terms of section 14A of the Act or was the subject of a Request for consideration by the Tribunal in terms of section 16(1) of the Act.

After reviewing all relevant information, and the recommendation or decision of the Competition Commission, the Competition Tribunal approves the merger in terms of section 16(2) of the Act, for the reasons set out in the Reasons for Decision.

This approval is subject to:		
X	no conditions.	
	the conditions listed on the attached sheet.	

The Competition Tribunal has the authority in terms of section 16(3) of the Competition Act to revoke this approval if

- a) it was granted on the basis of incorrect information for which a party to the merger was responsible.
- b) the approval was obtained by deceit.
- c) a firm concerned has breached an obligation attached to this approval.

The Registrar, Competition Tribunal

Tebogo Hourse