IN THE MATTER OF AN ARBITRATION

- before -

AN ARBITRAL TRIBUNAL CONSTITUTED UNDER ANNEX VII OF THE 1982 UNITED NATIONS CONVENTION ON THE LAW OF THE SEA

- between -

THE REPUBLIC OF MAURITIUS

- and -

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

PROCEDURAL ORDER Nº 1

ARBITRAL TRIBUNAL:

Professor Ivan Shearer (President)
Judge James Kateka
Judge Albert Hoffmann
Sir Christopher Greenwood
Judge Rüdiger Wolfrum

REGISTRY:

The Permanent Court of Arbitration

13 December 2012

Taking into account the Rules of Procedure adopted by the Tribunal on 29 March 2012 and the views expressed by the Parties, the Tribunal ISSUES THE FOLLOWING PROCEDURAL ORDER:

- 1. The Parties' written submissions, presented after the date of this order, shall be prepared in accordance with the following terms:
 - 1.1 Subject to paragraph 2 of this Order, the Parties shall include with their written pleadings all of the evidence on which they intend to rely in support of the factual and legal arguments advanced therein, including written witness testimony, expert opinion testimony, documents, and all other evidence in whatever form. The Parties shall also append to their written pleadings the international or domestic legal authorities or source documents (such as laws, decrees, or judicial decisions) cited in their submissions and on which they rely.
 - 1.2 The Parties shall identify each exhibit or legal authority submitted to the Tribunal with a distinct number. The Parties shall use sequential numbering throughout the proceedings.
 - 1.3 A numerical, chronological (or other logically ordered) list describing each of the exhibits or legal authorities relied upon by a Party by exhibit number, date, type of document, author and recipient (as applicable) shall accompany each submission.
 - 1.4 All exhibits and legal authorities shall be submitted in the original language, together with a translation into English. Whenever a Party considers that the content of a document is not relevant in its entirety, the translation may be limited to all relevant passages together with such other portions of the document necessary to put such passages in proper context. A full translation shall be provided if the Tribunal or any Party so requests. Informal translations will be accepted as accurate unless contested by the other side, in which case the Parties will attempt to reach agreement on the translation (including if needed through the introduction of certified translations).
 - 1.5 All documents shall either be submitted to the Tribunal in complete form or the Parties shall indicate the respects in which any document is incomplete.
- 2. The Parties' submissions shall be transmitted in the following manner:
 - 2.1 On the date of submission, the submitting Party shall send an electronic copy of its submission (without the accompanying documentary exhibits, evidence, and legal authorities) by e-mail simultaneously to the other Party and to the Registry for onward transmission to the Tribunal.
 - 2.2 To facilitate citations and word prossessing, all written submissions shall be provided in a non-scanned, searchable Adobe Acrobat (PDF) format.
 - 2.3 Promptly following the date of submission, the submitting Party shall dispatch to the other Party and to the Registry, by courier, hard copies of the same documents sent electronically, along with copies of all accompanying documentary exhibits and evidence.
 - 2.4 Hard copies of all documentary exhibits and evidence shall be submitted in an appropriate order in files, or volumes. Legal authorities may be provided in electronic format only. In the event that the Tribunal requires a hard copy set of authorities for use during, e.g., a hearing, the Parties shall agree on the modalities for compiling and providing them in the manner requested.

2.5 Each hard copy shall be accompanied by a copy of the submission (including all accompanying documentary exhibits, evidence, and legal authorities) in electronic format on CD-ROM or USB flash drive, as well as a hyperlinked version of the index described in paragraph 1.3 herein.

Date: 13 December 2012

Professor Ivan Shearer

President

On Behalf of the Tribunal