IN THE HIGH COURT OF TANZANIA AT DAR ES SALAAM

(CORAM: KILEO, J.A., KIMARO, J.A., And MUSSA, J.A.)

CIVIL APPLICATION NO. 49 OF 2014

CONSOLIDATED HOLDING CORPORATION......APPLICANT

VERSUS

HIGH SOAP & ALLIED PRODUCTS

LIMITED AND ANOTHER.....RESPONDENT

(Application for extension of time from the decision of the High Court of Tanzania at Dar es Salaam)

(Shangwa, J.)

dated the 4th day of November, 2013 in <u>Civil Case No. 20 of 1997</u>

RULING OF THE COURT

24th April, 2015

KILEO, J.A.:

When the matter was called on for hearing, Mr. Sinare Zaharani informed the Court that he was representing the applicant. The Court pointed out to him however, that Consolidated Holding Corporation (CHC) has been dissolved by operation of the law and all its residual functions, assets and liabilities were vested in the Treasury Registrar and in that respect

he lacked locus standi.

It is in the light of the above background that we found Mr. Sinare

Zaharani to have no locus standi as he did not show proof that he was

mandated to represent the Attorney General who was supposed to have

appeared in the matter.

We are mindful of the fact that this matter has been in Court for an exceptionally long time. The Attorney General was duly served but did not enter appearance. Given the circumstances of the case we see no reason why we should grant an adjournment. We in the event dismiss the application under Rule 63(1) of the Rules.

DATED at **DAR ES SALAAM** this 24th day of April, 2015.

E. A. KILEO

JUSTICE OF APPEAL

N. P. KIMARO JUSTICE OF APPEAL

K. M. MUSSA

JUSTICE OF APPEAL

I certify that this is a true copy of the original.

P.W. BAMPIKYA

SENIOR DEPUTY REGISTRAR
COURT OF APPEAL