ADMINISTRATIVE SANCTION AND RECOMMENDATION
EDDIES MOTORS AND LEISURE CC

HAVING CONSIDERED ALL AVAILABLE FACTS, INFORMATION, FACTORS AND
REPRESENTATIONS, THE FINANCIAL INTELLIGENCE CENTRE HEREBY IMPOSES THE
FOLLOWING ADMINISTRATIVE SANCTION AND RECOMMENDATION:

1. A financial penalty is hereby imposed on Eddies Motors and Leisure CC (Eddies Motors) in
the amount of R21,787.50, calculated as follows:

1.1 R5,000.00 for failing to comply with section 43B(1) of the Financial Intelligence Centre
Act 38 of 2001 (the FIC Act), read with Regulation 27A(1) of the Money Laundering
and Terrorist Financing Control Regulations (the Regulations).

1.2 R16,787.50 for failing to comply on 14 counts with section 28(b) of the FIC Act, read
with Regulations 22B and 24(4) of the Regulations.

2. Eddies Motors is directed to pay R10,893.75 of the total financial penalty on or before
15 February 2017.

3. The payment of the remaining R10,893.75 of the total financial penalty is hereby suspended
for a period of two years from the date of this Administrative Sanction, on condition that
Eddies Motors remains fully compliant with its obligations in terms of the FIC Act.

4. Should Eddies Motors be found to be non-compliant with provisions of the FIC Act within
the two year suspension period, the suspended penalty of R10,893.75 becomes
immediately payable.

5. The financial penalty is payable via electronic fund transfer to:
The South African Reserve Bank
Criminal Assets Recovery Account
Account number: 80303056
Branch code: 900145
Reference: 00080601219.

6. Proof of payment must be submitted to the Centre at enforcement@fic.gov.za.

7. In addition, the Centre recommends that Eddies Motors:

7.1 Acquaint itself and comply with the Centre's new registration and reporting system, goAML, all Directives, Guidance Notes and Public Compliance Communications, all of which are available on the Centre's website at www.fic.gov.za.

7.2 Acquaint itself with the specific provisions of section 28 of the FIC Act, Guidance Notes 5 and 5A, implement proper procedures to facilitate compliance with section 28 of the FIC Act, conduct a daily reconciliation of all its transactions and banks statements so as to timeously identify and report cash transactions in excess of the prescribed threshold when applicable.

7.3 Acquaint itself with the specific provisions of section 29 of the FIC Act, Guidance Note 4, implement proper internal procedures to facilitate compliance with section 29 of FIC Act and to timeously report suspicious and unusual transactions when applicable.

Signed at [location] on this the 3rd day of February 2017.

MURRAY MICHELL
DIRECTOR