

TRINIDAD AND TOBAGO GAZETTE (EXTRAORDINARY)

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SUPPLEMENT TO THIS ISSUE

The document detailed hereunder has been issued and is published as a Supplement to this issue of the *Trinidad and Tobago Gazette:*Legal Supplement Part B—

Proclamation No. 1 —(Legal Notice No. 3 of 2020).

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APPOINTMENT TO BE TEMPORARILY A MEMBER OF THE SENATE

It is hereby notified for general information that Her Excellency the President, acting in accordance with the advice of the Prime Minister, in exercise of the power vested in her by section 44(1)(b) and section 44(4)(a) of the Constitution of the Republic of Trinidad and Tobago, has appointed Mr. AUGUSTUS THOMAS, to be temporarily a member of the Senate, with effect from 18th December, 2019 and continuing during the absence of Senator the Honourable Franklin Khan by reason of illness.

C. JACKMAN-WALDRON Secretary to Her Excellency the President

18th December, 2019.

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MINISTRY OF TRADE AND INDUSTRY

CONFIRMATION OF APPOINTMENT

IN ACCORDANCE with Circular Memorandum P: 39/19 Vol. IV, Temp. I dated 25th August, 2006, the following arrangement is published for general information:

Confirmation

Name	Rank of Officer	Date
Cheryl-Ann Hypolite	Executive Secretary	11th April, 2017

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MINISTRY OF COMMUNITY DEVELOPMENT, CULTURE AND THE ARTS

CONFIRMATION OF APPOINTMENT

IN ACCORDANCE with part (1) of Director of Personnel Administration's Circular Memorandum E/18 of 2006 the following arrangement is submitted for publication:

Confirmation

Name		Rank of Officer			Date	
Ms. Bernadette Richardson	 	Cleaner I	•••			1st September, 2016



CUSTOMS & EXCISE DIVISION

CUSTOM HOUSE, AJAX STREET, PORT OF SPAIN
Telephone: 62-53311/9, 625-5525 Fax: 625-4138 E-Mail: compt@customs.gov.tt

13th November 2018

SWISSPORT TRINIDAD AND TOBAGO LTD SWISSPORT CARGO CENTRE SOUTH TERMINAL PIARCO INTERNATIONAL AIRPORT GOLDEN GROVE ROAD PIARCO

Dear Sir/Madam,

Re: Cancellation of Bond No. C67/01/16 DATED 15/10/15

Please be advised that Bond No. C67/01/16 dated 15/10/15 in the sum of ONE MILLION, FOUR HUNDRED THOUSAND DOLLARS (\$1,400,000.00) in the name of SWISSPORT TRINIDAD AND TOBAGO LTD of SWISSPORT CARGO CENTRE, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO and FIRST CITIZENS LIMITED of 9 QUEEN'S PARK EAST, PORT OF SPAIN was cancelled by order of the Comptroller of Customs and Excise under the provision of Section 267(1) of the Customs Act, Chapter 78:01.

This bond is replaced by C67/41/18.

Letter dated 9th November 2018 is hereby amended.

(f) Compared to Customs and Excise

c.c. FIRST CITIZENS LIMITED 9 QUEEN'S PARK EAST PORT-OF-SPAIN

Integrity

Accountability

Service

Count Customs Chap. 78: 01 Customs Chap. 78: 01 Customs Regulations [Subsidiary] (Section 105, Regulation 212)

REPUBLIC OF TRINIDAD AND TOBAGO

GENERAL BOND FOR SECURING DUTY ON GOODS WAREHOUSED IN A PRIVATE WAREHOUSE OR CUSTOMS AREA

CUSTOMS

Know all men by these presents that we SWISSPORT TRINIDAD AND TOBAGO LTD, of SWISSPORT CARGO CENTER, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, and FIRST CITIZENS BANK LIMITED, of 9 QUEEN'S PARK EAST, PORT OF SPAIN, are held and firmly bound unto the State in the sum of ONE MILLION FOUR HUNDRED THOUSAND (\$1,400,000.00) dollars to be paid to the State for which payment we hereby bind ourselves, our heirs, executors, administrators, and successors, each of us and each of them jointly and severally.

Dated this 16th day of OCTOBER in the year of Our Lord TWO THOUSAND AND EIGHTEEN

Whereas pursuant to section 2 of the Customs Act, Ch. 78:01, by Notice dated 06th OCTOBER 2011 and published as Government Notice No. 132/2011, the premises at SWISSPORT CARGO CENTER, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO were appointed to be a Customs Area for the warehousing of goods without payment of duty on the first entry thereof and the above-named SWISSPORT TRINIDAD AND TOBAGO LTD as occupiers, are required to give security in the sum of ONE MILLION FOUR HUNDRED THOUSAND (\$1,400,000.00) dollars;

And whereas the Comptroller has approved of the said FIRST CITIZENS BANK LIMITED as surety of the said SWISSPORT TRINIDAD AND TOBAGO LTD:

Now the condition of this obligation is such that if the full duties on all goods that may at any time be warehoused or deposited in the above-mentioned premises from time to time be duly paid to the Comptroller of Customs and Excise or if all such goods shall be duly exported then the above written obligation shall be void, but otherwise shall remain in full force.

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Signed and delivered by the above bounder in the presence of: Unionic Kistow
Christic Kistow
Suissport eargo services Building
Fiarco interhational airror. Piarco
Signed and delivered by the above bounder in the presence of:

Queen's PARK

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Approved:

Eugene Shairsingh Chief Executive Officer

SWISSPORT TRINIDAD & TOBAGO LTD

Delores Gilbert
Manager Accounts

LINDY BALLANTULL

NICOLE DE FREITA!





LAWS OF TRINIDAD AND TOBAGO

Customs Chap. 78: 01

Customs Regulations [Subsidiary]

FORM C 63 CUSTOMS (Regulations 43, 95)

REPUBLIC OF TRINIDAD AND TOBAGO

GENERAL TRANSHIPMENT BOND

Know all men by these presents that we SWISSPORT TRINIDAD AND TOBAGO LTD, of SWISSPORT CARGO CENTER, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, and FIRST CITIZENS BANK LIMITED, of 9 QUEEN'S PARK EAST, PORT OF SPAIN, are held and firmly bound unto the State in the sum of SIXTY THOUSAND (\$60,000.00) dollars to be paid to the State for which payment we hereby bind ourselves, our heirs, executors, administrators, and successors, each of us and each of them jointly and severally.

Dated this 16th day of OCTOBER in the year of Our Lord TWO THOUSAND AND EIGHTEEN.

Whereas the above bounder SWISSPORT TRINIDAD AND TOBAGO LTD has elected to give a general bond for the due transfer from time to time of such goods as he may have occasion to transfer from an importing aircraft or ship to an exporting aircraft or ship:

Now the condition of this obligation is such that if all and every portion of such goods as may from time to time be entered by the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD on the proper notice or other approved document for transfer as mentioned above are with all due diligence and despatch duly transferred from the aircraft or ship in which the goods were imported to an aircraft or ship to and for which they have been entered to be exported and are duly exported to and landed at the place or places to and for which they have been entered to be exported;

And if the goods transferred and exported under this obligation are so exported to and landed within two months of the date when they were entered for exportation, or such further time as the Comptroller of Customs and Excise (hereinafter referred to as the "Comptroller") allows, and are not landed at any other place, or relanded in Trinidad and Tobago and if no alteration of diminution in quantity or quality (except such as may be accounted for to the satisfaction of the Comptroller) takes place in any such goods, or in the packages in which they have been delivered from the time of the delivery thereof to the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD under this obligation, until the landing thereof at the place or places to and for which they have been entered to be exported, and if the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD in every case in which the Comptroller requires it and within such time as in each case he allows, produces proof, to the satisfaction of the Comptroller of the due landing of the said goods at the place or respective places to and for which they were entered to be exported:

And if the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD and his agents or servants do not remove, load, ship or export or attempt to remove, load, ship or export, any goods under or by virtue of this obligation or the permission given or implied hereby after he receives notice from the Comptroller that further or additional security is required until such further or additional or larger amount of security is given to the satisfaction of the Comptroller, then this obligation shall be void, but otherwise shall remain in full force.

Signed and delivered by the above bounder in the presence of: White History

ONESTIE VISTOR

SWISSPAT CARGO SERVICES BUILDING RARD INTERNATIONAL AIRPORT, RARD

Signed and delivered by the above bounder in the presence of:

SHELLY - NOW PERCHICE

Approved:

for Compiroller of Customs and Tarell

SWISSPORT TRINIDAD & TOBAGO LTD

Eugene Shairsingh Chief Executive Officer Delores Gilbert Manager Accounts

LONGIO S. MALLANTULE

NICOLE DE FREIT

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C56 48/18.





Customs Chap. 78: 01

Customs Regulations

[Subsidiary]

FORM C 56

(Regulation 49, 50)

CUSTOMS

REPUBLIC OF TRINIDAD AND TOBAGO

BOND FOR THE REMOVAL OF GOODS LANDED AT ONE PORT OR PLACE FOR ENTRY AT ANOTHER PORT OR PLACE

Know all men by these presents that we SWISSPORT TRINIDAD AND TOBAGO LTD, of SWISSPORT CARGO CENTER, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, and FIRST CITIZENS BANK LIMITED, of 9 QUEEN'S PARK EAST, PORT OF SPAIN, are held and firmly bound unto the State in the sum of TWO HUNDRED AND FIFTY THOUSAND (\$250,000.00) dollars to be paid to the State for which payment we hereby bind ourselves, our heirs, executors, administrators, and successors, each of us and each of them jointly and severally.

Dated this 16th day of OCTOBER, in the year of Our Lord TWO THOUSAND AND EIGHTEEN.

Whereas the above bounden has given notice to the Comptroller of Customs and Excise (hereinafter called "the Comptroller") of his intention to remove to SWISSPORT TRINIDAD AND TOBAGO LTD CARGO CENTER — SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, by LAND, SEA or AIR, the following goods, that is to say GENERAL MERCHANDISE.

Now the condition of this obligation is such that if the said goods and every part thereof are duly removed and delivered into the custody of the proper Officer of Customs and Excise at SWISSPORT TRINIDAD AND TOBAGO LTD CARGO CENTER — South Terminal Piarco International Airport, Golden Grove Road, Piarco, within TWENTY FOUR (24) hours from the date hereof, and if no alteration or diminution in quantity or quality (except such as may be accounted for to the satisfaction of the Comptroller) takes place in the said goods, or in the packages in which the goods are delivered from the time of the delivery thereof to the said SWISSPORT TRINIDAD AND TOBAGO LTD under this obligation, until the delivery thereof into the custody of the proper Officer at SWISSPORT TRINIDAD AND TOBAGO LTD CARGO CENTER — SOUTH TERMINAL PIARCO ITERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, as mentioned above, and if the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD thereupon forthwith deliver to the proper Officer proper Customs entries of all such goods so delivered to the satisfaction of the Comptroller and in the case of goods not warehoused in pursuance of an entry for warehousing forthwith pays to the Comptroller all duties and other charges due to him on such goods, then this obligation shall be void, but otherwise shall remain in full force.

Signed and delivered by the above bounden in the presence of: Journal Kustaus

CHRISTIE KISTOW

SWISSPORT PARGO SERVICES BUILDING PIARCO INTERNATIONAL AIRPORT, PIARCO

Signed and delivered by the above bounden

in the presence of: SHELLY - ANN POSCHIER

HY EDIE M'S PARK EAST, POET-OF-SRAIM

ADMINISTRATION ARESTAND

Chief Executive Of

Eugene Shairsingh Chief Executive Officer Delores Gilbert

SWISSPORT TRINIDAD & TOBAGO LTD

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NICOLE DE FREITA

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BOND TO SECURE DUTY ON PACKAGES REPORTED AND NOT ACCOUNTED FOR

Know all men by these presents that we SWISSPORT TRINIDAD AND TOBAGO LTD, of SWISSPORT CARGO CENTER, SOUTH TERMINAL, PIARCO INTERNATIONAL AIRPORT, GOLDEN GROVE ROAD, PIARCO, and FIRST CITIZENS BANK LIMITED, of 9 QUEEN'S PARK EAST, PORT OF SPAIN, are held and firmly bound unto the State in the sum of TWO HUNDRED THOUSAND (\$200,000.00) dollars be paid to the State for which payment we hereby bind ourselves, our heirs, executors, administrators, and successors, each of us and each of them jointly and severally.

Dated this 16th day of OCTOBER in the year of Our Lord TWO THOUSAND AND EIGHTEEN.

Whereas the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD from time to time submits to the Comptroller of Customs and Excise (hereinafter called "the Comptroller") reports containing particulars of packages and parcels intended to be landed in Trinidad and Tobago from the ships mentioned in such

And whereas the said SWISSPORT TRINIDAD AND TOBAGO LTD from time to time also submits to the Comptroller a landing account showing how many of the packages and parcels mentioned in such reports have been duly unloaded removed and deposited in a Customs area or other place approved by the Comptroller and have been duly entered and cleared therefrom in accordance with the laws or have been produced to the proper Officer of Customs for deposit or have been deposited in a state warehouse in accordance with the provisions of section 86 of the Customs Act:

And whereas by section 68 of the Customs Act the Master or Agent of the ships mentioned in such reports is required to pay to the Comptroller the duty on every package or parcel mentioned in such reports and not duly accounted for in such landing accounts and in addition a penalty of \$200.00 in respect of each such package or parcel unless he explains to the satisfaction of the Comptroller the failure to unload, remove and deposit or produce such package or parcel:

Now the condition of this bond or obligation is such that if the above bounden SWISSPORT TRINIDAD AND TOBAGO LTD pays to the Comptroller within a period of three months from the respective dates of the said reports, or such further period as the Comptroller in any particular case allows, the full Customs duty payable and the said penalty of \$200.00 in respect of each package or parcel mentioned in such reports and not duly unloaded, removed and deposited in a Customs area or other place approved by the Comptroller or not duly entered and cleared therefrom in accordance with Customs laws or has not been produced to the proper Officer of Customs for deposit or not deposited in a State warehouse in accordance with the provisions of section 86 of the Customs Act whenever the failure to do so has not been explained to the satisfaction of the Comptroller, then and in such case this obligation shall be void, but otherwise shall remain in full force.

Signed and delivered by the above bounden in the presence of: Whith Kistow

SWISSPORT CARGO SERVICES BUILDING PLARCO INTERNATIONAL AIRPORT, PLARCO

Signed and delivered by the above bounden

in the presence of Signature Presence ADMINISTERTINE ASSISTANT

SWISSPORT TRINIDAD & TOBAGO LTD

Eugene Shairsingh

Chief Executive Officer

Delores Gilbert

ger Accounts

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