



TRINIDAD AND TOBAGO GAZETTE

(EXTRAORDINARY)

VOL. 39

Port-of-Spain, Trinidad, Tuesday, 6th June, 2000—Price \$1.00

No. 108

THE FOLLOWING HAVE BEEN ISSUED:

ACT No. 9 OF 2000—Tourism Development Act, 2000—(\$4.80).

ACT No. 10 OF 2000—Police Complaints Authority (Amendment) Act, 2000—(60 cents).

BILL entitled "An Act to repeal the Unit Trust Corporation of Trinidad and Tobago Act, Chap. 83:03 to vest the undertaking, specified assets and functions of the Unit Trust Corporation of Trinidad and Tobago in UTC Holdings Limited and UTC Trust Services Limited, companies incorporated under the Companies Act, 1995, and for connected matters"—(\$1.12).

1252

SUPPLEMENTS TO THIS ISSUE

THE DOCUMENTS detailed hereunder have been issued and are published as Supplements to this issue of the *Trinidad and Tobago Gazette*:

Legal Supplement Part A—

Act No. 9 of 2000—Tourism Development Act, 2000.

Act No. 10 of 2000—Police Complaints Authority (Amendment) Act, 2000.

Legal Supplement Part C—

Bill entitled "An Act to repeal the Unit Trust Corporation of Trinidad and Tobago Act, Chap. 83:03 to vest the undertaking, specified assets and functions of the Unit Trust Corporation of Trinidad and Tobago in UTC Holdings Limited and UTC Trust Services Limited, companies incorporated under the Companies Act, 1995, and for connected matters".

1253

ASSENT TO ACTS

THE UNDERMENTIONED ACTS enacted by His Excellency the President with the advice and consent of the Senate and House of Representatives have been assented to by His Excellency and are published as Supplements to this *Trinidad and Tobago Gazette*:

<i>Number of Act</i>	<i>Short Title of Act</i>	<i>Date of Assent</i>
9 of 2000	The Tourism Development Act, 2000	1st June, 2000
10 of 2000	The Police Complaints Authority (Amendment) Act, 2000	1st June, 2000

J. SAMPSON-JACENT

Clerk of the House

2nd June, 2000.

1254

PUBLICATION OF BILL

NOTICE is hereby given that the following Bill is published as a Supplement to this *Trinidad and Tobago Gazette* for public information:

The Unit Trust Corporation of Trinidad and Tobago (Vesting) Bill, 2000.

Copies of the Bill may be purchased from the Government Printery Sales Section, 2-4, Victoria Avenue, Port-of-Spain.

5th June, 2000.

N. COX
Clerk of the Senate

1255

APPOINTMENT TO ACT TEMPORARILY AS PRESIDENT OF THE REPUBLIC OF TRINIDAD AND TOBAGO

IT IS NOTIFIED for general information that His Excellency ARTHUR N. R. ROBINSON, President of the Republic of Trinidad and Tobago, left Trinidad and Tobago on the 31st May, 2000 on vacation leave and on an official visit and that, in accordance with the provisions of subsection (1) of section 27 of the Constitution of the Republic of Trinidad and Tobago, MR. GANACE RAMDIAL, President of the Senate, is acting temporarily as President of the Republic of Trinidad and Tobago during the absence from the country of His Excellency Arthur N. R. Robinson.

G. NURSE
*Secretary to His Excellency
the President*

31st May, 2000.

1256

APPOINTMENT TO ACT AS MINISTER OF TOURISM

IT IS HEREBY NOTIFIED for general information that His Excellency the President, acting in accordance with the advice of the Prime Minister, in exercise of the power vested in him by subsection (2) of section 79 of the Constitution of the Republic of Trinidad and Tobago, has appointed DR. REEZA MOHAMMED, a Member of the House of Representatives, to act in the Office of the Honourable Dr. ADESH NANAN, Minister of Tourism, with effect from 30th May, 2000 and continuing during the absence from Trinidad and Tobago of the said the Honourable Dr. Adesh Nanan, M.P., in addition to the discharge of his normal duties.

G. NURSE
*Secretary to His Excellency
the President*

29th May, 2000.

1257

APPOINTMENT TO ACT AS MINISTER OF CULTURE AND GENDER AFFAIRS

IT IS HEREBY NOTIFIED for general information that His Excellency the President, acting in accordance with the advice of the Prime Minister, in exercise of the power vested in him by subsection (2) of section 79 of the Constitution of the Republic of Trinidad and Tobago, has appointed MRS. KAMLA PERSAD-BISSESSAR, a Member of the House of Representatives, to act in the Office of Senator the Honourable Dr. DAPHNE PHILLIPS, Minister of Culture and Gender Affairs, with effect from 4th June, 2000 and continuing during the absence from Trinidad and Tobago of the said Senator the Honourable Dr. Daphne Phillips, in addition to the discharge of her normal duties.

G. NURSE
*Secretary to His Excellency
the President*

29th May, 2000.

1258

APPOINTMENT TO ACT TEMPORARILY AS MEMBERS OF THE SENATE

IT IS HEREBY NOTIFIED for general information that, under the provisions of section 40 and section 44 of the Constitution of the Republic of Trinidad and Tobago, His Excellency the President, acting in accordance with the advice of the Prime Minister, has appointed DR. ANNA MAHASE to be temporarily a Member of the Senate, with effect from 1st June, 2000 and continuing during the absence from Trinidad and Tobago of Senator CARLOS JOHN.

G. NURSE
*Secretary to His Excellency
the President*

29th May, 2000.

1259

IT IS HEREBY NOTIFIED for general information that, under the provisions of section 40 and section 44 of the Constitution of the Republic of Trinidad and Tobago, His Excellency the President, acting in accordance with the advice of the Prime Minister, has appointed MR. VINCENT CABRERA to be temporarily a Member of the Senate, with effect from 1st June, 2000 and continuing during the absence from Trinidad and Tobago of Senator SELWYN JOHN.

G. NURSE
*Secretary to His Excellency
the President*

29th May, 2000.

1260

TRINIDAD AND TOBAGO RACING AUTHORITY

AMENDMENTS TO RULES OF RACING 1991

THE TRINIDAD AND TOBAGO RACING AUTHORITY gives notice of the following amendments to the Rules of Racing 1991.

Rule 2—Interpretation

Add in appropriate sequence:

“Meeting” means a program of races with attaching conditions fixed to be run on a specified day or specified period of days as published provisionally by the promoter and approved by the Authority.

“Promoter” means The Club, Company, Firm or Organisation responsible for the Management of a racecourse and for the conduct of racing at any race meeting thereat.

“Starter” when used in reference to a horse and where the context so allows means a horse which has started as herein defined.

“Started” to be rescinded and replaced with, “A horse shall be deemed to have started which is under Starter’s Orders when a valid start is effected. Starter’s Orders is negated in the event of a false start being declared by the Starter. No horse which has been withdrawn for whatever reason before a valid start is effected will be considered as having started, and any horse so withdrawn is deemed to be withdrawn not under Starter’s Orders”.

Rule 4(1)—Appointment of Stewards

Amended to read:

There shall be at least three Stewards including a Chairman for each raceday of every meeting, all of whom shall be appointed by the Promoter and approved by the Authority.

Add new (5)

The Stewards shall exercise such powers and perform such duties as may be prescribed by these Rules. The Chairman and any two other Stewards for the meeting or their deputies shall constitute a quorum, and shall sit and adjudicate upon all matters brought before them.

Rule 6—Powers of the Stewards of Meeting

To now read:

(1)(a) Make and vary all arrangements for the conduct of the meeting as they think fit and to dispense with the starting stalls.

Rescind current (1)(b) and replace with:

(b) Under exceptional circumstances, abandon a day’s racing or abandon any race or postpone any race until a day appointed by them but in no case later than the last advertised day of the meeting or declare a race void if they shall determine that any occurrence before or during the running of such race calls for action, and, in all cases, shall make a report of their actions and reasons for so doing to the Registry Office.

New (1)(c) to be rescinded; (d) to (k) be renumbered (c) to (i)

(c) To be amended by inserting the first line between the words “to” and “all” the following:

“and may at their discretion exclude or eject any person from”.

(d) “Enquire into, regulate, control, take cognisance of, and adjudicate upon the conduct of all officials, owners, nominators, authorized agents, trainers, assistant trainers, jockeys and grooms for the purpose of the meeting”.

(e) Punish at their discretion any person subject to their control who in their opinion has committed any breach of these rules with a fine not exceeding \$500.00.

Present (g) to (k) to be rescinded and replaced with:

(f) Suspend any person from acting or riding up to a maximum of ten (10) racing days and any jockey so suspended shall not ride in any race in Trinidad and Tobago or elsewhere during the continuance of the suspension unless, upon an appeal being lodged, the Authority so directs.

(g) Deprive any rider from the use of this whip in a number of races not exceeding his next ten successive rides.

(h) Punish the owner, authorised agent, trainer and rider or any of them or any other person where the Stewards have found, after the holding of an enquiry, a breach of Sub-Rules (1), (2) or (3) of Rule 55 has been committed concerning the running or riding of a particular horse, and at their discretion to suspend the horse from running for a period of up to 30 days.

(i) Report any matter to the Authority if in their opinion any breach or suspected breach of these Rules has been committed and ought to be considered by the Authority, or if some punishment in excess of the maximum fine or suspension provided for in these rules ought to be imposed.

(j) Determine all questions arising in reference to racing at the meeting whether during or subsequent to the meeting, subject to appeal under Rule 65.

(6) Delete this sub-section and include under “The Promoter” [new Rule 6, as sub-section (5)].

1260—Continued

AMENDMENTS TO RULES OF RACING 1991—CONTINUED

New Rule 6 A—The Promoter

The Promoter means the Club, Company, Firm or Organisation responsible for the management of a racecourse, and for the conduct of racing at any meeting thereat.

- (1) The Promoter shall arrange for the publication, under the sanction of the Authority, of a daily official race card of the races in respect of each of the days of racing promoted by the Promoter, provided however that when race days promoted by the same Promoter take place on two or more consecutive days (Public Holidays on which there is no race meeting promoted by the Promoter and Sunday being excluded for the purpose of such computation) the Promoter shall be at liberty to arrange for the publication of one edition of the daily official card covering all such days. The said card shall specify the race track at which and the date or dates on which the day or days of racing is being conducted, and shall signify that it is the official race programme with the sanction of the Authority. The daily official card shall contain all of the information as is set out in sub-paragraph (2) of this Rule.
- (2) The information referred to in sub-paragraph (1) of this Rule is as follows in respect of the days racing to which the daily official card relates, that is to say—
- (i) a List of the names of Members of the Authority, a list of the Management Committee of the Promoter, and a list of the Stewards and racing officials;
 - (ii) the name and the approximate time set for the start of each of the races, and the category of horses eligible to take part therein;
 - (iii) the total purse money allotted and distribution of same, the entrance fee, the distance and, in the case of a Condition Race, the conditions in respect of each such horse race;
 - (iv) the type of bets which are offered in respect of each such horse race;
 - (v) the track records for all distances of races run at the racecourse;
 - (vi) the starters declared to run whose declarations have been accepted for each race, the age, colour and sex of each such horse, the sire, dam and the sire of the dam of each such horse, the weight allotted to each such horse, the rider declared for each such horse, the starting post position of each such horse and the saddle cloth number to be worn by each such horse;
 - (vii) the name or *nom-de-plume* of the owner, the name of the trainer, breeder and Farm at which horse was foaled, of each horse declared to run, whose declaration has been accepted for each race and the racing colours registered with the Authority in respect of each horse's owner;
 - (viii) the equipment declared in respect of each horse declared to run whose declaration has been accepted for each race, a minimum of the seven most recent performances of each such horse or, in the case where a horse has not started in seven previous races, all of the said horses previous performances. The information which shall be published in respect of the performances in the previous races shall comprise, for each such race, the date of the race, the category of horse eligible for the race, the distance of the race, the type of equipment (if any) worn by the horse, the weight carried by the horse, the name of the person who rode the horse, the odds recorded by the totalisator in respect of the horse at the time of the start of the race, the position of the horse 800 metres from the winning post and the margin behind the leader, the position of the horse 400 metres from the winning post and the margin behind the leader, the position of the horse 200 metres from the winning post and the margin behind the leader, split times up to a maximum of four, and the time of the leader at the finish of the race;
 - (ix) in a claiming race, the entered claiming price for each horse declared to run whose declaration is accepted for such race;
 - (x) the amount of purse money earned by each runner during its career and, where available, the exercise work in respect of each runner during the fourteen days preceding the race;
 - (xi) the results of the last preceding day of racing including the order in which each horse finished in each race, the weight carried by each horse, the margin between each horse and the horse next succeeding it, the time of the winner of each race and the dividends declared at the race track in respect of successful bets, provided however that in the case where such last preceding day of racing is less than three days from the race day in respect of which the daily official card is published (Public Holidays on which there is no race meeting and Sundays being excluded for the purpose of such computation) the results of such last preceding day of racing may be published in the issue of the next daily official card, and after the day on which but for this proviso the said results would have been published;
 - (xii) where the Promoter maintains his own information on the performance of a horse in its previous races; the Authority shall upon any appeal being lodged with it under these Rules, rely on its own records of performances of said horses to determine said appeal.
- (3)(a) The Promoter shall see that a saddling enclosure where the horses running in a race shall, subject as is hereinafter specified, be saddled and a parade ring is provided at the racecourse.
- (b) Horses running a race must be saddled in the enclosure (Saddling Ring) specified by the Stewards, however, the Stewards may grant permission for a horse to be saddled elsewhere.

1260—Continued

AMENDMENTS TO RULES OF RACING 1991—CONTINUED

- (c) A saddled horse should be walked in the Parade Ring until mounted by its jockey. Whenever a horse's tongue needs to be tied this must be done in the presence of the Racing Veterinarian who shall examine the tongue strap as well as the manner of strapping.
- (d) Admission of an individual to the Saddling Ring and Parade Ring is restricted to an individual who has the badge issued to him by the Promoter exhibited in a prominent position on his person and he is a member, official or authorised person of the Promoter or the Authority, a Steward or official for the day's racing, a member of the Constabulary or Security Force, owner (limited to four per horse), trainer, a jockey or groom engaged in a particular race. However, if a jockey is dressed in colours he shall not be required to exhibit his badge.
- (4) The Promoter shall see that a clean number cloth and head stall number, and an arm band for the jockey, of a pattern approved by the Authority, are provided for every horse for which a rider presents himself to be weighed out.
- (5) The Promoter shall provide adequate and suitable accommodation on racecourse premises for the Authority, acceptable to the Authority for the purpose of viewing races and their performance of any other duties.

Present Rule 6A--The Stewards Secretary to become sub-section (7) of Rule 6.

Rule 7—Powers of the Trinidad and Tobago Racing Authority

- (1) The Authority shall have charge of the Registry Office and the registration and custody of owner's names, assumed names, colours, authorised agents, partnerships, leases, contingencies, contracts, agreements or any joint arrangements.
- (2) The Authority shall maintain in an adequate filing system records from day to day of all horses and their performances, and of all owners, trainers, and jockeys and such other persons or class of persons as it considers necessary.
- (3) All powers of the Authority not specifically defined in these Rules are reserved to the Authority.

Existing (a) to to become (4)(a) to

- (4) The Authority has power at its discretion to:
- (a) Insert "or official" between "Stewards" and "to".
- (d) Add after the word "held", "cancel such fixtures and alter the dates of any such meetings".
- (f) To recommend and/or bring to the attention of the promoter such alterations and changes to any provisional programme as are considered necessary.
- (g) Withdraw approval of any provisional programme previously granted for the non compliance of the payment of Stakes and Added Money, or for any other breach of the Rules of Racing by the Promoter, for which such action is deemed to be appropriate and expedient in the interest of racing.

Present sub-sections (g)-(r) to be renumbered (h) to (s).

- (m) Grant or refuse to grant and to renew or refuse to renew licences to persons requiring a licence under these Rules and to make reinstatement of such licence at the expiry of any period of suspension subject to such requirements or conditions as it thinks fit.
- (n) Withdraw or suspend the licence of any person for breach of the terms of his licence and/or for breach of any of these Rules and to make reinstatement of such licence at the expiry of any period of suspension subject to such requirements or conditions as it thinks fit.

In first line delete "or classifier".

Rule 15—The Secretary of a Racing Club

Add new sub-section (i)—Copies of the photographs used by the Judge to determine the result of a race.

Rule 23—Regulations for Race Meetings, Programmes

- (a) Delete in the second line, "for a period of not less than four days", and replace with "for said days".

Rule 33—Disqualification of Horses

Add new Rule:

- (1) These Rules shall supersede the conditions of any race or the regulations of any race meeting should they be in conflict.
- (1)(b) is rescinded, and replaced with:
- "he has not obtained a satisfactory certificate from the Starter authorised by the Authority or The Turf Authority of the country in which the horse is or has been trained".
- (f) to read: "he or his owner is on the Arrears List".

Rule (5) to b^e deleted. Sub-section (6) to be renumbered as (5).

1260—Continued

AMENDMENTS TO RULES OF RACING 1991—CONTINUED

Rule 34—Entries, Subscriptions, Declarations to Run and Acceptance for Races: General

(8)(b) To be deleted.

Current sub-sections (c)—(f) to become (b)—(e).

Assumed Names

Rule 37(3)—In the first line after “licensed trainer”, include “licensed assistant trainer”.

Rule 55—Running

Add new sub-rule (3) as follows:

- (3) “It shall be the responsibility of a trainer to ensure that any instructions given to a jockey are adequate and no owner, authorised agent, trainer or any person entitled so to do shall give any instruction to the rider of any horse which if obeyed could or would prevent the horse from winning or of obtaining the best possible placing, neither shall they or its rider prevent or try to prevent any horse from winning a race or of obtaining the best possible placing”.

Existing sub-rules (3) to (5) to be re-numbered (4) to (6).

Revised to read:

- (4) “When a horse or his jockey causes interference to any other horse or jockey by accident or by careless or irresponsible riding in any part of a race the horse shall, on an objection under rule 64(4) be placed behind the horse or horses with which it has interfered or placed last if the Stewards are satisfied that the interference affected the result of the race”.

Add new sub-rule (7) as follows:

- (7) “The rider of any horse who has been found by the Stewards or the Authority to be guilty of reckless, foul, irresponsible, careless or improper riding shall be guilty of an offence and may be fined and/or suspended by the Stewards or the Authority under the powers given to them by these Rules”.

Rule 60—Weighing-in

To now read:

- (4)(a) The five minutes allowed for objecting under Rule 64(4) has lapsed.

Rule 64—Disputes and Objections

To now read:

- (3) “An objection to any decision of the Clerk of the Scales must be made at once”.
- (4)(d) “the horse not wearing equipment as declared or wearing equipment not declared Shall be made to the Stewards within five minutes of the winner being weighed in and, where called for, unless under special circumstances they are satisfied that it could not have been made within that time”.
- (5) No objection on any other ground than those contained in sub-rule (4) shall be heard within the time specified therein.
- (6) “Every objection shall be in writing and must be signed by the owner of some horse engaged in the race, his authorised agent, trainer or his assistant, or by the rider of the horse. It must be made:
- (i) to the Stewards in cases under rule 64(4);
 - (ii) to the Authority, and a deposit lodged at the Registry Office in cases under Rule 64(6).

Add new Sub-Rule (9) as follows:

- (8) “A Stewards enquiry into any matter contained in rule 64(4) shall have the force and consequences of an objection and shall be conducted as if any objection had been lodged; and their consideration of an objection under that rule shall constitute such an enquiry”.

Existing sub-rule (9) to be re-numbered (10).

Add sub-rule (11) as follows:

- (11)(a) An objection on any ground contained in rule 64(6) shall be decided by the Authority.
- (b) Every other objection shall be decided by at least three Stewards of the meting but their decision shall be subject to appeal to the Authority.
- (c) In the event of an objection being decided to be frivolous or vexatious the Stewards may impose on the objector a fine not exceeding \$100.00.

1260—Continued

AMENDMENTS TO RULES OF RACING 1991—CONTINUED

Replacing existing sub-rule 10 with new sub-rule 12 as follows:

(12) "Where the Stewards or the Authority have disqualified a horse which has won or been placed in a race the horse shall be regarded as having been last in the race and shall not be entitled to any prize irrespective of the number of runners in the race, the other horses taking positions accordingly. Where, in lieu of disqualification, the placing of a horse has been changed by the Stewards or the Authority under the provisions of rule 55(4) including being placed last the horse concerned will only be entitled to the prize for the position in which it has been placed".

Existing sub-rules 11-13 to be renumbered 13 to 15.

Replacement of Club (Turf Club) with Promoter.

In the following rules, reference to "Club" or "Turf Club" is replaced with "Promoter".

Rule 2—Arrears, Guaranteed Sweepstakes, Secretary

4—Appointment of Stewards (1) (4) (5)

7—Powers of the Authority (h)

10— Appointment of Officials (l)

15—Heading to read—The Secretary of the Meeting

23(2)—Meetings to be sanctioned

24(5)(6)(8)—Regulations for Race Meetings

34(5)—Entries, Subscriptions etc.

42(8)—Grooms and Stable Lads

63(2)—Breeders and Sires Premiums

68 (5)—Disqualified person

Rule 89—Claiming

New (b)

If the Stewards are of the opinion that any person is claiming a horse for the benefit of another they may require such person to give an affidavit substantiating that such claim is made only on his/her own behalf.

Current Rule 89 to become (a).

Rule 91

Include in first line after the word "claimant" Determination of the true sex of a claimed horse shall be the sole responsibility of the claimant and mistakes in that regard printed in the Official Program or elsewhere shall not be considered a basis for invalidating the claim.

The above amendments were approved at a meeting of the Trinidad and Tobago Racing Authority held on Thursday 11th May, 2000.

K. BAHADOORSINGH, PH.D.
Chairman

1261

LICENSING SESSION

PRINCES TOWN

RETURN of an Application for Licensing Committee's Certificate for the issue of a Licence in the County of Victoria (East), Princes Town Area, under the provisions of the Liquor Licences Act, Chap. 84:10, to be considered by the Licensing Committee at the Licensing Session to be held at the Princes Town Magistrate's Court on MONDAY THE 12TH DAY OF JUNE, 2000 at 9.00 o'clock in the forenoon.

Name of Applicant	Occupation	Abode of Applicant	Premises where Situate	Term of Licence
Spirit Retailer's				
Cecil Brereton	Proprietor	Light Pole No. 217, St. Mary's Village, Moruga Road	Light Pole No. 217, St. Mary's Village, Moruga Road	From 1st July, 2000 to 31st March, 2001

Dated this 23rd day of May, 2000 at the Princes Town Magistrate's Court.

R. GOPAUL
Secretary, Licensing Committee,
Victoria (East)

1262

LOSS OF CROWN LIFE OF THE CARIBBEAN LIMITED POLICY

SWORN declaration having been made that Policy Number CT2003374-1 issued by CROWN LIFE OF THE CARIBBEAN LIMITED on the life of KRISHNARINE SINGH has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1263

LOSS OF GUARDIAN LIFE OF THE CARIBBEAN LIMITED POLICIES

SWORN declaration having been made that Policy Number ET6010735-9 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of ELIZABETH SMITH has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1264

SWORN declaration having been made that Policy Number ET6007237-1 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of FRANK SUBERO has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1265

SWORN declaration having been made that Policy Number ET6029388-2 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of TRICIA J. LEWIS has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1266

SWORN declaration having been made that Policy Number ET6000897-6 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of JANICE J. ALEXIS-TAYLOR has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1267

SWORN declaration having been made that Policies Numbers ET6025893-4 and 800003927-3 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of DEOLAL TREVOR TOOLSIE have been lost, and having made application to the Company for duplicate policies, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policies requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1268

SWORN declaration having been made that Policy Number ET6020388-0 issued by GUARDIAN LIFE OF THE CARIBBEAN LIMITED on the life of CARL REGIS has been lost, and having made application to the Company for a duplicate policy, notice is hereby given that unless objection is raised within one month of the undermentioned date, the duplicate policy requested will be issued.

GUARDIAN LIFE OF THE CARIBBEAN
LIMITED

80, Independence Square,
Port-of-Spain.

24th May, 2000.

1269

LOSS OF TATIL LIFE ASSURANCE LIMITED POLICY

PURSUANT to section 163 of the Insurance Act, 1980, the following policy has been reported lost or destroyed and we hereby give notice of our intention to replace the policy 30 days after this publication.

<i>Insured Name</i>	<i>Policy Number</i>
MICHAEL ALBERT-SINGH	U0071215

TATIL LIFE ASSURANCE LIMITED