

DEPARTMENT: CUSTOMS & EXCISE

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NamRA-CE-FR-005

MULTI-PURPOSE GENERAL BOND

TO WHOM IT MAY CONCERN:

That:			
as Principal (hereinafter referred to	as the Principal) herein rep	presented by:	
(1)			
(2)			
in their respective capacities as:			
(1)			
(2)			
they being duly authorised thereto	by virtue of a resolution p	assed at a meeting of the E	Board of Directors
held at	on the	day of	, 20
and			
as Surety/Sureties and Co-Principal	Debtor(s) in solidum herei	n represented by:	
(1)			
(2)			
in their respective capacities as:			
(1)			
(2)			
they being duly authorised there	to by virtue of standard i	nternal banking/insurance	regulations pertaining
to signing powers, are truly and la	awfully indebted and are	held and firmly bound to	the Namibia Revenue
Agency(NamRA) in the sum of			
N\$	()
to be paid on demand to Namibia	Revenue Agency(NamRA), for which payment will	and truly to be made.
We bind ourselves jointly and seve	rally each for the whole, o	our Heirs, Executors, Admi	nistrators and Assigns.
FUTHERMORE we, the Principal De	ebtor(s) and Co-Principal [Debtor(s) renounce and w	aive the exceptions: (i)
Beneficium ordinis seu excussionis	and (ii) Beneficium divisio	ons, with the meaning and	effect of which we are
fully acquainted.			

AND WHEREAS the above Principal is desirous of transacting business with the Office of the Commissioner of **Namibia Revenue Agency (NamRA)** subject to the provisions, rules, and regulations of the laws of **NamRA** relating to Customs and Excise.

CONDITIONS OF BOND:

Whereas the above Principal is desirous of transacting business with the Office of the Commissioner of Namibia Revenue Agency(NamRA) subject to the provisions, rules and regulations of the laws of Customs and Excise: Now the conditions of this obligation are such that if the Principal shall, to the satisfaction of the Commissioner for NamRA, observe the Customs and Excise laws of the Republic of Namibia governing such business, then this obligation shall be void; otherwise it shall be and remain in full force and effect. In addition to this general condition, the Principal agrees to the following specific conditions as indicated by his initials in the space provided.

* Customs and Excise Warehouse Licensee - Whereas the above Principal	is the occupier of a certain
warehouse(s) approved in terms of the provisions of the laws of the Repu	blic of Namibia relating to
Customs, for the storage of bonded goods; the condition of this obligation	is such that if all the goods
which are now and/or hereafter maybe from time to time deposited in such w	varehouse(s), shall be either
duly exported or the full duties and taxes due and payable on the importatio	n of such goods, or of such
part thereof as shall not have been exported as aforesaid, be paid to the Princ	cipal of Customs at the Port
of according to the	first account taken of such
goods upon the landing of the same, and it terms of the provisions of the Cust	
Namibia then this obligation to be void; otherwise to be and remain in full for	ce and virtue.
* Excise Rebates - Whereas the above Principal has been approved and regis	stered by the Commissioner
of Namibia Revenue Agency to manufacture	
	under rebate
of excise duty on premises situated in	subject to and
in terms of the laws of the Republic relating to Excise and the regulations fra	amed under such laws: Now
the conditions of this obligation are such that if the above bounded, during	ng the whole period of the
continuance of such approval and registration - (a) manufacture all prepara	ations strictly in conformity
with the approved formula; (b) does not engage in any attempt by himself o	f in collusion with others to
defraud the Customs & Excise of any excise duty for which he may liable on	any
used in manufacture by him on his approved	I premises or elsewhere; (c)
shall render truly and completely all the returns, statements and inventories p	rescribed by the Act or any
regulations; (d) shall in all other respects comply with all the requirements	of the laws of the Republic
relating to excise and the regulations framed under such laws relating to the m	
with u	under rebate of excise duty;
then this obligation to be void, otherwise to remain in full force and effect.	
* Manufacture of Excisable Products - Whereas the above Principal is desi	irous of manufacturing and
storing excisable products subject to and in terms of the laws of the Rep	public relating to Excise as
amended from time to time and in the regulations framed under such laws	: Now the condition of this
obligation is that if all the Excise Duty shall be paid as required by law in respe	ect of
produced or manufacture within the Republic of	of Namibia, wherever stored
or dealt with at present or in the future and if the Principal does, and shall of	observe all the provisions of
the above laws and the regulations framed under such laws then the above-me	entioned obligation be void,
otherwise to remain in full force and effect.	

* Customs Rebates - Whereas the above Principal is desirous of acquiring goods under rebate of customs duty for use in industry, subject to and in terms of the laws of the Republic relating to Customs and the regulations framed under such laws: Now the conditions of this obligation are (i) that if all goods acquired (including goods now held) under rebate of customs duty by the Principal shall have been used up in the industry or industries and for the specific purposes in respect of which they were entered for customs purposes, or (ii) that if, on any consignment as originally acquired (including goods now held) under rebate of customs duty by the Principal, customs duty at the full rate leviable shall have been paid to the proper Controller of Customs and Excise by reason of any portion of the consignment having been sold, used, removed from his/her factory store or disposed of for any other purpose whatsoever, without the written consent of the proper Controller of Customs and Excise having first been obtained; if the aforesaid conditions are applicable the this obligation shall in relating to such goods or such consignment, as the case may be, be void, otherwise to remain in full force and effect.

*Special Conditions: - (signed and witnessed attachment page(s) may be used)

- Signed by the Principal	on thisday of	20
at		
In the presence of the subscribed witnesses:		
Name of Principal (Print)	Signature of Principal	_
1	·	_
Name of Witness (Print)	Signature of Witness	
2		_
Name of Witness	Signature of Witness	
- Signed by the Surety/Sureties and Co-Principal	Debtor(s)	
on this, 20	at	
Name of Surety and Co-Principal Debtor (Print)	Signature of Surety and Co-Principa	al Debtor(s)
In the presence of the subscribed witnesses:		
1		_
Name of Witness (Print)	Signature of Witness	
2		_
Name of Witness (Print)	Signature of Witness	

^{*}Delete whichever is not applicable