GOVERNMENT NOTICE No. 2

TRINIDAD AND TOBAGO

THE PROVISIONAL COLLECTION OF TAXES ACT, 1963

ORDER

MADE BY THE GOVERNOR-GENERAL UNDER SECTION 3 OF THE PROVISIONAL COLLECTION OF TAXES ACT, 1963

THE PROVISIONAL COLLECTION OF TAXES (GENERAL VARIA-TION) ORDER, 1963

1. This Order may be cited as the Provisional Collection of Taxes (General Variation) Order, 1963.

2. Taxes imposed by the enactments mentioned in the several Parts of the Schedule to this Order are hereby varied to the extent and in the manner set out in the said Parts of the Schedule.

SCHEDULE

Part 1: The Gambling Ordinance, Ch. 4. No. 20

Subsection (4) of section 16 thereof is hereby amended :

- (a) by substituting the words "three cents" for the words "two cents" wherever the latter words occur in subparagraph (i) of paragraph (a) thereof;
- (b) by substituting the word "ten" for the words "seven and one-half" appearing in the first line of subparagraph (i) of paragraph (b) thereof;
- (c) by substituting the word "fifteen" for the word "ten" appearing in the first line of subparagraph (iii) of paragraph (b) thereof.

Part 2: Motor Vehicles and Road Traffic Ordinance, Ch. 16. No. 3

A. For the First Schedule thereof there shall be substituted the Schedule hereunder :

"FIRST SCHEDULE

FEES AND DUTIES

FEES AND DUTIES	'ees ar	ıd L	outies
(1) Motor Cycle			-
motor cycle only		${}^{\bullet}_{10}$	с. 00
fitted with sidecar or other contrivance capable of carrying goods persons when not used for commercial purposes	or 	12	00
fitted with sidecar or other contrivance capable of carrying goods persons when used for commercial purposes		20	00
 (2) Tricycle (a) Constructed for goods and persons (not commercial) 		12	00
(b) Constructed for goods and persons (commercial)	•••	20	00

FIRST SCHEDULE—Continued

FEES AND DUTIES

		and and and a second						
								es and
							$\cdot L$	Duties
(3) <i>Tricycles</i> —unladen w								\$ c.
(a) Constructed for goo	ods and	d persons	(not comr	nercial)	۰			$24 \ 00$
(b) Constructed for good	ods and	d persons	(commerc	eial)				36 00
(4) Private Motor Car		-	•	,				00 0-
12 Horse Power and u	ader		•••	\$2.00	\mathbf{per}	Н.Р.,	R.A.	C. rating
Over 12 Horse Power	•••		•••	\$2.50	• • •	,,	,,	,,
,, 20 ,, ,,	•••	•••	•••	\$3.50	,,	,,	,,	,,
,, 30 ,, ,,	•••	•••		\$4,00	,,	,,	,,	,,
(5) Hiring Car, Taxi or I	Rented	Car						
For each Horse Power			•••	\$3.00	\mathbf{per}	н.р.,	R.A.	C. rating
 (5A) Agricultural tractors (6) Other Vehicles : 	•••			•••	•••			\$6.00
(6) Other Vehicles :				• • •	•••			φ0.00

Max. Gros	s Weight Motor Bus Goods Vehicles			EHICLES			
Exceeding lb.	Not exceeding lb.	Petrol	Other than Petrol	Petrol	Other than Petrol	Trailer	Agricultural trailer
		\$с.	\$с.	\$ c.	\$ c.	\$ c.	
	2,240	60 00	$252 \ 00$	36 00	164 00	$20 \ 00$	25 per cent of
2.240	3,360	60 00	260 00	42 00	$175 \ 00$	$25 \ 00$	the rate for Goods Vehicle
3,360	4,480	60 00	$267 \ 00$	48 00	186 00	30 00	
4,480	5,600	66 00	$282 \ 00$	$54 \ 00$	198 00	$35 \ 00$	
5,600	6,720	73 00	297 00	61 00	210 00	40 00°	
6,720	7,840	81 00	$315 \ 00$	70 00	226 00	$45 \ 00$	
7,840	8,960	91 00	336 00	83 00	$246 \ 00$	50 00	
8,960	10,080	104 00	361 00	100 00	271 00	$55 \ 00$	
10,080	11,200	120 00	390 00	120 00	300 00	60 00	
11,200	12,320	$140 \ 00$	$420\ 00$	140 00	330-00	$72 \ 00$	
12,320	13,440	160 00	450 00	160 00	360 00	85 00	
13,440	14,560	180 00	480 00	180 00	390 00	97 00	
14,560	15,680	200 00	$510 \ 00$	200 00	420 00	110 00	
15,680	16,800	220 00	540 00	220 00	450 00	122 00	
16,800	17,920	$240 \ 00$	$570 \ 00$	240 00	480 00	$135 \ 00$	
17,920	19,040	260 00	600 00	260 00	510 00	$152 \ 00$	
19,040	20,160	280 00	630 00	280 00	540 00	—	
20,160	21,280	300 00	660 00	300 00	570 00	—	
21,280	22,400	320 00	690 00	320 00	600 00	—	

FIRST SCHEDULE-Continued

(7) Any licensable mechanically-propelled vehicle the motive power of which is derived from a fuel other than petrol upon which a Customs or Excise Duty is levied shall be granted a rebate of the duties specified in paragraph (6) by an amount calculated by means of the following formula :----

- (a) The appropriate vehicle licence duty on non-petrol-using vehicle, less (--)
- (b) The appropriate vehicle licence duty on equivalent petrol-using vehicle, the result to be multiplied by (\times)
- (c) The rate of Excise or Customs duty in force on the date of the issue of the licence on fuel used, divided by (\div)
- (d) Th rate of Excise duty in force on the date of the issue of the licence on petrol, the result being (=)
- The amount of the rebate, (e)
- which if deducted from (a) will give
- (f)The nett licence duty payable on a vehicle using dutiable fuel other than petrol : Thus $(a-b) \times c = e$ Rebate ; a-e = Licence duty. d

\$ c.

	,							φ Ο.
(8)	Driving permit			•••				$5 \ 00$
(9)	Motor omnibus condu	uctor's li	cence				• • • •	$1 \ 20$
(10)	Registration of any n	notor vel	nicle or t	railer (inc	luding ce	ertified ex	tract)	4 80
(11) registra	Certified extract of tion	entry in	motor	vehicles 	register 	other tha	n on 	1 00
(12) be issue	Any duplicate or coped	y of a li 	cence or 	permit au 	thorised	or requir	red to 	24
(13)	Examination of a dri	iver unde	er section	n 36			•••	$5 \ 00$
(14)	Certificate of compet	ency uno	der secti	on 36		•••		$1 \ 20$
(15)	Annual inspection—							
	of trailer					•••		$1 \ 20$
	of motor vehicle			• • • •			•••	4 80
	Provided that no agricultural t					respect	of an	
	Provided further							
	to be used as imported and					which it	t was	$1 \ 20$
(16)	Dealers' licence							75 00
. (17)	Amendment of any r	register o	r licence	e on chang	ge of owr	nership		1 00
(18)	Any other amendme	nt of any	v registe:	r or licenc	е			$1 \ 00$
(10)		• ,	•1	1 / 11	1 . 11 1	1 1.	· · · ·	

(19) The towing unit of a semi-trailer or pole trailer shall be licensed for its maximum gross weight. Any semi-trailer partially super-imposed on the drawing vehicle and any pole trailer shall be licensed for that portion of its tare and load which is not imposed on the towing vehicle.

(20) Permit to convey persons other than persons employed to load or unload goods, merchandise or other loads on goods vehicles, agricultural trailers or trailers for any period not exceeding six months at the rate of 50 cents per month or part thereof.

FIRST SCHEDULE-Continued

(21) Duplicate of any such permit, 24 cents.

Note—(a) Licences and permits are annual and expire on the 31st December following date of issue.

(b) Proportionate licence duties are payable as in section 19."

B. For the Third Schedule thereof there shall be substituted the Schedule hereunder : "THIRD SCHEDULE

Class or description of vehicle	Market 1	Price	Percentage of Market Price
Private Motor Car, Taxi or Rented Car	Under \$; \$3,000 to Over \$5,	\$5,000	$10\%\ 30\%\ 40\%$
Motor Cycles (including motor tricycles)		•••	10%
Goods Vehicles			10% "

Part 3: The Oil Rights (Alien Control) (Licences and Fees) Regulations. Ch. 21. No. 2

For Regulation 8 thereof there shall be substituted the following new Regulation :

Where the lands to which the licence relates amount

in the in $external$				acres or l		¢10.00
Where the						\$10.00
in the	aggregat	e to mo	re than	one hund	red	
acres i	n extent	•••	•••	• • •	• • •	At the rate
						of 10 cents per acre."
						Per dere,

Part 4: The Agricultural Contracts Ordinance, Ch. 23. No. 6

Subsection (2) of section 20 thereof is hereby amended by substituting the words "one dollar" for the words "twenty-four cents" appearing in the third line thereof.

Part 5: Births and Deaths Registration Ordinance, Ch. 29. No. 1

A. For the Second Schedule thereof there shall be substituted the Schedule hereunder :

"SECOND SCHEDULE

FEES TO REGISTRARS AND SUPERINTENDENT REGISTRARS

Upon the registration of a birth when the child is more than three months old, if it is not more than twelve months old, to the Superintendent Registrar \$1.25, and to the Registrar (unless the delay is occasioned by his failure to issue a requisition, or otherwise by his default) \$1.25, and if it is more than twelve months old, and is registered with the authority of the Registrar General, to the Superintendent Registrar \$2.50 and to the Registrar (unless the delay is occasioned by his failure to issue a requisition, or otherwise by his default) \$2.50, to be paid by the informant or declarant.

SECOND SCHEDULE-Continued

For taking, attesting, and transmitting a declaration made by an informant respecting a birth in another district, to the Registrar attesting the declaration 50 cents, to be paid by the informant.

For entering the baptismal or other name of child upon certificate produced after registry of birth, to the Superintendent Registrar or Registrar 50 cents, to be paid by the person procuring the name to be entered.

Correction of error of fact in register, to the Superintendent Registrar or Registrar \$1.25, to be paid by the person requiring the error to be corrected.

For every search, to the Superintendent Registrar, to be paid by the applicant for the search, if it is a general search, \$2.50, if it is a particular search, 50 cents.

For a certified copy of an entry given by the Superintendent Registrar, \$1.25 to the Superintendent Registrar, to be paid by the applicant."

B. For the Third Schedule thereof there shall be substituted the Schedule hereunder :

"THIRD SCHEDULE

\$ c.

		π -•
For every general search not directed to any particular entry	•••	2 00
For every search for a particular entry	•••	1 00
For every search for two or more particular entries and not exceeding fo entries each	ur 	50
For every search for any number of particular entries exceeding four		$2 \ 00$
For every certified copy of any entry	•••	1 00"

C. For the words "twelve cents" occurring in section 47 thereof there shall be substituted the words "twenty-five cents".

Part 6: Marriage Ordinance, Ch. 29. No. 2

A. Section 18 thereof is hereby amended by substituting the words "twenty-five dollars" for the symbol and figures "\$14.40" appearing in the twentieth line thereof.

B. Subsection (1) of section 20 thereof is hereby amended by substituting the words "twenty-five dollars" for the symbol and figures "14.40" appearing in line 3 of paragraph (d) thereof.

C. Section 24 thereof is hereby amended by substituting the symbol and figures "\$2.50" for the symbol and figures "\$1.20" appearing in the fourth line thereof.

D. Section 28 thereof is hereby amended by substituting the words "five dollars" for the symbol and figures "\$2.40" appearing in the last line thereof.

E. Section 34 thereof is hereby amended by substituting the symbol and figures "\$1.00" for the figures and word "48 cents" whenever they appear therein.

Part 7: Muslim Marriage and Divorce Registration Ordinance, Ch. 29. No. 4

For Part II of the Schedule thereto there shall be substituted the following : $``Part II_Fees$

\$ c. Marriage registration fee $1 \ 25$ ficate of marriage) On issue of certificate of registration of marriage $1 \ 25$ Divorce registration fee $2\ 50$ (Payable to Registrar General by the Divorce Officer transmitting certificate of divorce) For every search in any register book 50. . . For every certified copy of any entry ... 1 00"

Part 8 : Hindu Marriage Ordinance, Ch. 29. No. 5

For Part II of the Schedule thereto there shall be substituted the following :

"PART II		
FEES		
Marriage registration fee—	\$ c.	
If marriage certificate drawn up in Hindi	1 50	
If marriage certificate drawn up in English (Payable to District Registrar by Marriage Officer on transmitting certificate of marriage.)	1 25	
On issue of certificate of registration of marriage	$1 \ 25$	
For every search in any register book	50	
For every certified copy of any entry	1 00	

Part 9: Newspaper Ordinance, Ch. 30. No. 8

For the Schedule thereto there shall be substituted the Schedule hereunder :

	- " SCI	HEDULE					
						\$	c.
For filing Statutory Declaration					••••	2	50
For Registration of Bond		•••	•••			10	00
For every search of Register		•••				1	25
For inspecting file of documents (ot	her tha	n newspap	er files)		•••	1	25
For filing any document (other th	ian a n	ewspaper 1	not othe	rwise pro	vided		
for in this Schedule)	•••		•••		•••	1	25 "

Part 10 : Companies Ordinance, Ch. 31. No. 1

For the Ninth Schedule thereof there shall be substituted the Schedule hereunder :

"NINTH SCHEDULE

TABLE OF FEES TO BE PAID TO THE REGISTRAR

I. By a Company having a Share Capital

50 00 plus 50 cents for every \$1,000 or part thereof over \$50,000

\$ c.

50 00

NINTH SCHEDULE—Continued

								\$	c.
For registration o	f a compan	y whose	nominal	share ex-	ceeds \$15	0,000	 p	50 lus 2	00 5 cents
							\$ p		or or nereof 50,000
For registering u company or the charge o	particulars r the amou	of a sei int secui	ries of de ed by th	bentures e whole	where th series doe	e amount s not exc	of eed		
\$10,000	•••	•••	•••	•••	•••	•••	•••	10	
Where it exceeds		•••	•••		•••	•••	•••	25	00
For registering a be registered trar other th to the Regis to be sent to	l or require an the mem strar by a	d to be o iorandur receiver	lelivered n or the a or mana	sent or fo ibstract r iger or t	orwarded equired to	to the Re be delive	gis- red	2	50
For making a re to be recorde					required (or authori 	sed '		50
	II. By a C	OMDANTSZ	NOTITAN	INC A ST		0 4 T			
For registration							tho		
articles does			···					50	00
For registration articles exce with an add the first 25.	eds 25 , bu	t does n	ot excee	d 100, th	le above	fee of \$50	0.00		
For registration articles exce with an add the first 100.	eds 100 bu itional \$5.0	it is not	stated t	o be unli	mited, a	fee of \$75	5.00		
For registration in the article			which the	number	of memb	oers is sta 	ted	250	00
For registration registration 50 members.	of the comp	oany in 1	the num respect of	ber of me every 50	embers m members	ade after s, or less t	the han	10	000
Provided the than \$250.00 the fee paid	at no compa 0 in respect	any shall 5 of its n	beliable umber o	to pay or f member	the whols, taking			10	
For registering u company or the charge o \$10,000	particulars	s of a se	ries of d	ebentures	where t	he amoun	t of	10	00
		•••	•••	•••	•••	•••	•••	_	
Where it exceeds		•••		•••			••••	25	00
For registering a be registered trar, other th to the Regis	l or require han the mer strar by a r	d to be o norandu eceiver o	lelivered, m or the or manag	, sent or f abstract i ger or the	orwarded required t statemer	to the Re o be delive nt required	gis- ered 1 to	0	50
be sent to t	0		-		•••		••••	2	50
For making a re to be record				rdinance 	required	or author 	ised 	2	50

NINTH SCHEDULE-Continued

III. By a Company to which Part X of this Ordinance Applies		
For registering a certified copy of a charter, statutes or memorandum and articles required to be delivered to the Registrar under Part X of this		c.
Ordinance	250	00
For registering any other document required to be delivered to the Registrar under Part X of this Ordinance	2	50
IV. GENERAL		
For inspecting the file of documents kept by the Registrar in respect of each		
company	1	00
Copy of any document or part thereof per folio of 72 words $\dots \dots$		25
Any certificate by the Registrar	2	50 '

Part 11 : The Business Names Rules, Ch. 31. No. 3

For rule 10 thereof there shall be substituted the following :----

 $^{\prime\prime}$ 10. The fees to be paid to the Registrar under the Ordinance shall be as follows:—

- (a) On a Statement of Particulars required by section 5 of the Ordinance, the sum of ten dollars;
- (b) on any Statement of Particulars required by the Schedule to the Ordinance when such particulars required by section 5 of the Ordinance, the sum of two dollars and fifty cents;
- (c) on a statement of any change within the meaning of section 8 of the Ordinance, the sum of two dollars and fifty cents;
- (d) by any person inspecting under the provisions of section 18 of the Ordinance the documents filed by the Registrar, the sum of fifty cents for each inspection;
- (e) on the application of any person requiring under the provisions of section 18 of the Ordinance a certificate of registration of any firm, individual or corporation or a certified copy of or extract from any registered statement the sum of one dollar and fifty cents for a certificate of registration and for each certified copy or extract the sum of twenty-five cents for each folio of seventy-two words;
- (f) by any person appealing to the Governor-General from a decision of the Registrar, the sum of ten dollars,

and such fees as are payable under paragraphs (a), (b) and (c) shall cover the issue of one certificate of the registration of such statement."

Part 12 : Patents Rules, Ch. 31 No. 18

For Schedule II thereof there shall be substituted the Schedule hereunder:

"SCHEDULE II

FEES		
Patents:		\$ c.
On application for a patent or extension thereof	•••	$75 \ 00$
On application for provisional protection		$10 \ 00$
On registration of every disclaimer, amendment, &c., as in section provided	n 7 	$15 \ 00$
On registration of every assignment, charge, &c., under section 5 (2)	•••	$10 \ 00$
On application to correct any clerical error under section 56 \dots		10 00
On inspection of any specification	•••	2 00

SCHEDULE II—FEES—Continued

Designs :		\$ c.
On application for registration of every design		3 00
On registration of every assignment, charge or transmission of a desig	"n	3 00
On amendment of application under section 56 (d) \dots \dots		3 00
On application to correct any clerical error under section 56 \dots		3 00

General:

On every search or inspection of any of the registers	•••	1 00
On every certificate (other than of the correctness of a copy)		$10 \ 00$
On publication in the <i>Trinidad and Tobago Gazette</i> of any applica declaration, disclaimer or other matter required to be published	tion, d	10 00"

Part 13: Trade Marks Rules 1956

For Schedule I thereof there shall be substituted the Schedule hereunder:

"SCHEDULE I

FEES

The following fees shall be paid in respect of applications, registrations and other matters under the Ordinance. Such fees must in all cases be paid before or at the time of doing the matter in respect of which they are to be paid :---

of doing the matter in respect of which they are to be paid	•	a 1.
Matter or Proceeding	Amount	Corresponding Form
	\$ c.	
1. On application not otherwise charged to register a trade mark for a specification of goods included in one class	30 00	TM—No. 2
1A. On application to register a series of trade marks under Section 26 (3) for a specification of goods included in one class	30 00	do.
1B. On application to register a defensive trade mark for a specification of goods included in one class	30 00	TM—No. 26
1c. On application under Section 50 to register a certifica- tion trade mark for a specification of goods included in one class	30 00	TM—No. 4
 ID. On applications made at the same time under Section 50 to register one certification trade mark for specifications of goods not all included in one class— In respect of every class Total fee in no case to exceed \$150 for any number of classes 	30 00	do.
2. On a request to the Registrar to state grounds of decision relating to an application to register a trade mark and materials used	10 00	TM—No. 3
3. On notice of opposition before the Registrar under Section 21, for each application opposed, by opponent	15 00	TM—No. 5

Schedule I-Fees-Continued

Matter or Proceeding	Amount	Corresponding Form
•	\$ c.	
3A. On lodging a counter-statement in answer to a notice of opposition under Section 21, for each application opposed, by the applicant; or in answer to an applica- tion under any of the Sections 35, 36, 46 and 47, by the proprietor in respect of each trade mark; or in answer to a notice of opposition under Section 49 for each application opposed, by the proprietor	v 0. 10 00	TM-No. 6
3B. On the hearing of each opposition under Section 21, by applicant and by opponent respectively; or on the hearing of an application under any of the Sections 35, 36, 46 and 47, by applicant and by proprietor respec- tively; or on the hearing of an opposition under Section 49, by proprietor and by opponent respectively	15 00	TM—No. 7
4. Upon each addition to the registered entry of a trade mark of a note that the mark is associated with a newly registered mark	2 00	
4A. On an application to dissolve the association between registered trade marks	$15 \ 00$	TM—No. 16
5. On application to register a registered user of a registered trade mark in respect of goods within the specification thereof	$15 \ 00$	TM—No. 38
5A. On application to register the same registered user of more than one registered trade mark of the same regis- tered proprietor in respect of goods within the respective specifications thereof and subject to the same conditions and restrictions in each case—		
For the first mark	$15 \ 00$	TM-No. 38
And for every other mark of the proprietor included in the application and statement of case	2 00	
5B. On application by the proprietor of a single trade mark under paragraph (a) of Section 41 (1), to vary the entry of a registered user thereof	15 00	TM—No. 39
5c. On application by the proprietor of more than one trade mark under paragraph (a) of Section 41 (1) to vary the entries of a registered user thereof—		
For the first mark	. 15 00	do.
And for every other mark of the proprietor for which the same user is registered, included in the application	t ¹	
5D. On application by the proprietor or registered user of a single trade mark, under paragraph (b) of Section 41 (1) for cancellation of the entry of a registered user thereof		TM—No. 40
5E. On application by the proprietor or registered user of more than one trade mark under paragraph (b) of Section 41 (1), for cancellation of the entries of a regis tered user thereof—		
For the first Mark	. 15 00	TM—No. 40
And for every other mark of the proprietor for which the same user is registered, included in the application	i ·	

Schedule I—Fees—Continued

	Matter of Proceeding	Amount	Corresponding Form
		\$ c.	
5 F .	On application, under paragraph (c) of Section 41 (1), to cancel the entry of registered user of a single trade mark	15 00	TM-No. 41
5 .	On application, under paragraph (c) of Section 41 (1) to cancel the entries of a registered user of more than one trade mark—		
	For the first mark	$15 \ 00$	TM—No. 41
	And for every other mark of the same proprietor for which the same user is registered, included in the application	$2 \ 00$	
5н	. On notice under section 41(3) and Rule 88, of intention		
	to intervene in one proceeding for the variation or cancellation of entries of a registered user of trade marks	$5 \ 00$	TM—No. 42
6.	On request to enter in the register and advertise a certificate of validity, under section 56 and Rule 77—		
	For the first registration certified	$10 \ 00$	TMNo. 37
	And for every other registration certified in the same certificate	$2 \ 00$	
6a	. On application under section 43(3) and Rule 65 for extension of time for registering a corporation as sub- sequent proprietor of trade marks on one assignment—		
	Not exceeding two months	$10 \ 00$	TMNo. 11
	Not exceeding four months	$15 \ 00$	do.
	Not exceeding six months	$20 \ 00$	do.
7.	On application for certificate of the Registrar, under section $29(2)$ and Rule 68 —		
	For the first mark proposed to be assigned	$15 \ 00$	TM-No. 31
	And for every other mark of the same proprietor		
	included in that assignment	$2 \ 00$	
7a	. On application for approval of the Registrar under section $30(1)$ or section 73 and Rule 68—		
	For the first mark	$15 \ 00$	TMNo. 32
	And for every other mark of the same proprietor included in the same transfer	$2 \ 00$	
7в.	. On application for directions by the Registrar for advertisement of assignment of trade marks in use, without goodwill—		
	For one mark assigned	$10 \ 00$	TM-No. 33
	And for every other mark assigned with the same devolution of title	$2 \ 00$	
7c.	On application for extension of time for applying for directions for advertisement of assignment of trade marks in use, without goodwill, in respect of one devo- lution of title—		
	Not exceeding one month	10 00	TM-No. 34
	Not exceeding two months	$15 \ 00$	do.
	Not exceeding three months	20 00	do.

Schedule I—Fees—Continued

Matter of Proceeding	Amount \$ c.	Corresponding Form
8. On application to register a subsequent proprietor in a case of assignment or transmission of a single trade mark—		
If made within six months from the date of acqui- sition of proprietorship or the coming into force of these Rules	15 00	TM—No. 12 or 13
If made after expiration of six months but within twelve months from the date of acquisition of proprietorship or the coming into force of these Rules	20 00	do.
If made after expiration of twelve months from the date of acquisition of proprietorship or the coming into force of these Rules	30 00	do.
8A. On application to register a subsequent proprietor of more than one trade mark standing in the same name, the devolution of title being the same in each case—		
If made within six months from the date of acqui- sition of proprietorship or the coming into force of these Rules—		
For the first mark	$15 \ 00$	TM—No. 12 or 13
And for every other mark	$2 \ 00$	do.
8B. On application to register a subsequent proprietor of more than one trade mark standing in the same name, the devolution of title being the same in each case—		
If made after expiration of six months but within twelve months from the date of acquisition of proprietorship or the coming into force of these Rules—		
For the first mark	20 00	TM—No. 12 or 13
And for every other mark	$2 \ 00$	do,
If made after expiration of twelve months from the date of acquisition of proprietorship or the coming into force of these Rules—		
For the first mark	$30 \ 00$	do.
And for every other mark	$2 \ 00$	do.
9. On application to change the name or description of a proprietor or a registered user of a single trade mark where there has been no change in the proprietorship		
or in the identity of the user	$5 \ 00$	TMNo. 18
9A. On application to change the name or description of a proprietor or a registered user of more than one trade mark standing in the same name, where there has been no change in the proprietorship or in the identity of the user, the change being the same in each case—		
For the first mark	$5 \ 00$	do
And for every other mark	$2 \ 00$	

SCHEDULE I—FEES—Continued

Matter or Proceeding	Amount	Corresponding Form
	\$ c.	
10. For renewal of registration of a trade mark at expiration of last registration	30 00	TM—No. 9
10A. For renewal of registration of a series of trade marks under section 26(3) at expiration of last registration—		
For the first mark of the series	30 00	do.
And for every other mark of the series	$2 \ 00$	
10B. For renewal of registration of the same certification trade mark with the same date for goods in more than one class—		
In respect of every class	30 00	do.
10c. Restoration fee under Rule 58	$15 \ 00$	TM—No. 10
11. On an application to the Registrar for leave to add to or alter a single registered trade mark	$15 \ 00$	TM—No. 22
11A. On an application to the Registrar for leave to add to or alter more than one registered trade mark of the same proprietor, being identical marks, the addition or alteration to be made, in each case, being the same—		
For the first mark	$15 \ 00$	do.
And for every other mark	$10 \ 00$	
11B. On notice of opposition to application for leave to add to or alter registered trade marks, for each appli- cation opposed	15 00	TM—No. 35
12. For altering one or more entries of the trade or business address of a registered proprietor or a registered user of a trade mark where the address in each case is the same and is altered in the same way (unless exempted from fee under Rule 81)—		
For the first entry	$5 \ 00$	TM-No. 15
And for every other entry	$2 \ 00$	
13. For every entry in the register of a rectification thereof or an alteration therein, not otherwise charged	10 00	TM—No. 36
14. For cancelling the entry or part of the entry of a trade mark upon the register on the application of the registered proprietor of the trade mark	$5 \ 00$	TM—No. 19 or 20
15. On application, under any of the Sections 35, 36, 46 and 47, for rectification of the register or removal of trade mark from the register	20 00	TM-No. 23
15A. On application for leave to intervene in proceedings under any of the Sections 35, 36, 46 and 47 for rectification of the register or removal of trade mark from the register	15 00	TM—No. 24
16. On request, not otherwise charged, for correction of clerical error or for permission to amend application	$5 \ 00$	TM-No. 17
17. On request by registered proprietor of a trade mark for entry of disclaimer or memorandum in the register	5 00 [`]	TM—No. 21

SCHEDULE I-FEES-Continued

Matter of Proceeding	Amount \$ c.	Corresponding Form
18. On application to the Registrar under Rule 82 to expunge or vary the registation of a certification trade mark or to vary the deposited regulations of a cert- fication trade mark or of certification trade marks of the same registered proprietor where the regulations are substantially the same	20 00	TM—No. 30
18A. On request to the Registrar by the registered proprietor of a certification trade mark to permit alteration of the deposited regulations thereof—		
For the regulations of one such registration	$10 \ 00$	TM-No. 29
For the same or substantially the same regulations of each other registration proposed to be altered in the same way and included in the same request	1 00	
	1 00	
19. For certificate of the Registrar of the registration of a trade mark	10 00	TM—No. 25
19A. For certificate of the Registrar of the registration of a series of trade marks under Section 26 (3)	10 00	TM—No. 25
20. For cancelling or making one or more entries of an address for service of a registered proprietor or a registered user of a trade mark where the address in each case is the same, on application made after the registration in each case—		
For the first entry	$2 \ 00$	TM—No. 27
And for every every other entry included in the application	1 00	
20A. For altering one or more entries of an address for service in the register included in one application for alteration, where the address and the alteration in each case are the same—		
And for the first entry	$2 \ 00$	TMNo. 27
And for every other entry	$1 \ 00$	
21. For inspecting register or notice or opposition, counter- statement or decision in connection with any opposition or application for rectification of the register relating to any particular trade mark	1 00	
22. For office copy of documents, for every 100 words (but never less than \$1.00)	50	
to	$\operatorname{cording}$	
24. For certifying office copies MS. or photographic or printed matter	$5 \ 00$	

For advertising according to advertisement rates.

For the purpose of these fees (except as specially provided above) every mark of a series under section 26 shall be deemed to be a mark separately registered.

Part 14 : Customs Ordinance, Ch. 32. No. 2.

Notes 1 and 2 of "Division 12—Tobacco and Tobacco Manufactures" of the Schedule of Import Duties and Exemptions from Duties imposed thereunder are deleted.

Part 15 : The Income Tax Ordinance, Ch. 33. No. 1

A. For the Schedule thereto there shall be substituted the Schedule hereunder :

" SCHEDULE

The scale of rates of income tax payable on the net chargeable income-

(1)	Under \$1,000		•••	•••		5c. i	n the \$
	\$1,001- \$2,000			•••		8c.	do.
	\$2,001- \$3,000			•••	•••	13c.	do.
	\$3,001- \$4,000		•••		•••	20c.	do.
	\$4,001- \$5,000		•••	•••		28c.	do.
	\$5,001- \$6,000	•••	•••	•••	•••	32c.	do.
	\$6,001- \$7,000	•••	•••	••••	•••	35c.	do.
	\$7,001-\$10,000		•••	••••		40c.	do.
	\$10,001-\$14,000			•••		46c.	do.
	\$14,001-\$18,000			•••	•••	52c.	do.
	\$18,001-\$22,000	•••	•••	•••		62c.	do.
	\$22,001-\$28,000		•••	•••		72c.	do.
	\$28,001 - \$60,000		•••	•••		84c.	do.
	\$60,001 and over		•••	•••		90c.	do.
(2)	In the case of a Cong Insurance Comp		other than	n a Life 		$42\frac{1}{2}$ p	er centum
(3)	In the case of a Li	fe Insura	nce Comp	any	•••	$15~{ m pe}$	r centum."

B. For the words "one thousand two hundred dollars" occurring in section 14 thereof there shall be substituted the words "one thousand dollars".

C. Immediately after the words "one-sixth part" appearing in the proviso to subsection (1) of section 16 thereof there shall be inserted the words "or eight hundred dollars, whichever is the less,".

D. The variations to the said Income Tax Ordinance, Ch. 33. No. 1, shall have effect for the year of Assessment, 1963 in respect of income accruing or arising during the year 1962.

Part 16 : Income Tax (In Aid of Industry) Ordinance, Ch. 33. No. 2The proviso to subsection (1) of section 15 thereof is deleted.

Part 17: Estate and Succession Duties Ordinance, Ch. 33. No. 5

For Schedule B thereof there shall be substituted the Schedule hereunder:

"SCHEDULE B

Scales of Rates of Estate Duty

Where t	he Estate	ee payable \$5.00					
	Where t	be princ	ipal value of	the Estate			Estate duty shall be payable at the rate per centum of
Exceeds	\$1,000	but not	\$2,000				1%
Do.	\$2,000	do.	\$7,000	•••	• • •		2%
Do.	\$7,000	do.	\$17,000		•••		3%
Do.	\$17,000	do.	\$27,000	•••	•••		7%
Do.	\$27,000	do.	\$52,000	000		••••	12%
Do.	\$52,000	do.	\$77,000	•••			15%
Do.	\$77,000	do.	\$127,000	•••			20%
Do.	\$127,000	do.	\$227,000	•••	••••		22%
Do.	\$227,000	do.	\$500,000	•••			25%
Do.	\$500,000			••••	•••		40%"

Part 18: Cinematograph Entertainment Tax, Ordinance Ch. 33. No. 10

For the words "exclusive of the duty" occurring in subsection (1) of section 3 thereof there shall be substituted therefor the words "where the payment does not exceed 50 cents, and twenty per centum of the amount of such payment where the payment exceeds 50 cents in both cases exclusive of the duty".

Part 19 : Liquor Licences Ordinance, 1955 For the Second Schedule thereof there shall be substituted the Schedule hereunder : SECOND SCHEDULE

			DUTIES
Spirit Retailer's Licence	»		For Port-of-Spain, San Fernando and within half mile thereof \$1,200 per annum, or, if permitted under section 15, \$330.00 per guarter
Do	•••		For any Town and within half a mile thereof, or within the suburbs of Port-of-Spain as defined from time to time under the Public Health Ordinance
Do	•••		Elsewhere
Wine Retailer's Licence)'		For Port-of-Spain\$100 per annum
Do		•••	Elsewhere\$75 per annum
Hotel Spirit Licence	•••		For Port-of-Spain\$500 per annum
Do		•••	Elsewhere\$500 per annum
Special Hotel Licence		•••	For Port-of-Spain, San Fernando and Elsewhere\$2,000 per annum
Restaurant Licence			For Port-of-Spain, San Fernando and Elsewhere\$1,000 per annum
Special Restaurant Lice	ence	••••	For Port-of-Spain, San Fernando and Elsewhere\$1,500 per annum
Night Bar Licence			—\$1,500 per annum
Transfer fee under secti	ons 31 and	32	—\$6.00
Occasional Licence und	er sections 4	40 and 44	—\$25.00
Spirit Grocer's Licence			For Port-of-Spain and San Fernando\$1,000 per annum, or if, permitted under
Do		•••	Elsewhere section 15, \$275 per quarter\$400 per annum, or, if permitted under
Spirit Dealer's Licence	•••	•••	— section 15, \$125 per quarter \$400 per annum
Wine Merchant's Licene	ce		

Part 20 : Air Navigation Regulations, No. 2 of 1947

For paragraph (iii) of Regulation 125 thereof there shall be substituted the following new paragraph :

" (iii) Land Aerodromes

\$1.00 per 1,000 lb. or part thereof up to the first 20,000 lb.

1.50 for every 1,000 lb. or part thereof above 20,000 lb. and up to 100,000 lb.

\$1.80 for every 1,000 lb. or part thereof above 100,000 lb."

Made this 4th day of January, 1963.

L. ALAN REECE Secretary to the Cabinet

GOVERNMENT PRINTING OFFICE, TRINIDAD, TRINIDAD AND TOBAGO-1963