



**ZIMBABWE REVENUE AUTHORITY
CUSTOMS AND EXCISE
Bond on a Warehouse**

KNOW ALL MEN BY THESE PRESENTS that we

.....of as Principal
andof.....and
..... of.....as Sureties

are held and firmly bound unto the Zimbabwe Revenue Authority in the sum of US\$.....
(amount in words).....
to be paid to the said Authority, to which payment, well and truly to be made, we bind ourselves, and each of us jointly and severally, each and for the whole, our heirs, executors and administrators, and every one of them, firmly by these presents.

WHEREAS the above-bounden Principal is the proprietor of a certain warehouse being

.....
situate.....
.....

and known as.....Bonded
Warehouse, which warehouse has been approved by the Commissioner, and is to be licensed and appointed in terms of the Customs and Excise Act [*Chapter 23 : 02*], for the warehousing and securing of goods without payment of the duties due thereon;

AND WHEREAS the Commissioner, without prejudice to his right at any time to require that the form or amount of such security may be altered, has required the said proprietor to give such security as is provided by this bond:

NOW the conditions of the above-written bond are such that-

- i) if all goods which are now or may hereafter from time to time be deposited in the said warehouse are kept in such warehouse securely and without alteration or diminution except as may be allowed by law until delivered therefrom; and
- ii) if no part of such goods is delivered from such warehouse except upon prior entry thereof in terms of the said Act and authorization of such delivery by the proper officer of customs ; and
- iii) if all such goods are entered by the said Principal for removal under bond to a place within Zimbabwe are properly entered at a port of entry according to law and within.....days of the date of entry for removal a certificate of entry at that port, signed by an officer of customs , is delivered to the proper officer of customs at the port from which such goods were removed; and
- iv) if all such goods as are entered by the said principal for removal under this bond to a place beyond the borders of Zimbabwe are---
 - a) declared in writing in the prescribed form by the consignee thereof and by an officer of customs or other government official in the country of destination to have been received in the full at such place; or
 - b) confirmed by the production of such evidence as may be acceptable to the Commissioner to have been exported in full from Zimbabwe;
 which ever the Commissioner may require, and the written declaration of receipt or evidence of safe export acceptable to the Commissioner is withindays of the entry for removal of such goods delivered to the proper officer at the port from which such goods were removed;

then the above-written bond shall be void, but otherwise shall remain in full force.

IN THE EVENT of any failure to comply with the above conditions, the amount specified or such lesser amount as the Commissioner of Zimra shall determine, shall at the option of the said Commissioner, immediately become due and payable to the Authority.

Signed by the Principal aton
this day of (month) (year).....
.....
(Full names) (Signature)

Designation

In the presence of---

Witness.....
(Full names) (Signature)

Witness.....
(Full names) (Signature)

Signed by the Principal aton
this day of (month) (year).....
.....
(Full names) (Signature)

Designation

In the presence of---

Witness.....
(Full names) (Signature)

Witness.....
(Full names) (Signature)

Signed by the Principal aton
this day of (month) (year).....
.....
(Full names) (Signature)

Designation

In the presence of---

Witness.....
(Full names) (Signature)

Witness.....
(Full names) (Signature)

FOR CUSTOMS PURPOSES ONLY

.....
Date received

Bond Number.....

.....
Regional Manager

