



TRINIDAD AND TOBAGO GAZETTE

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231

SUPPLEMENT TO THIS ISSUE

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

Legal Supplement Part B—

Corrigendum—(Legal Notice No. 34 of 2026).

Corrigendum—(Legal Notice No. 35 of 2026).

Proclamation No. 2 of 2026—(Legal Notice No. 36 of 2026).

232

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

IT IS HEREBY NOTIFIED for general information that Her Excellency, CHRISTINE CARLA KANGALOO, O.R.T.T., President of the Republic of Trinidad and Tobago, left the country on vacation leave on the morning of 13th February, 2026. In accordance with the provisions of section 27, subsections (1) and (2), of the Constitution of the Republic of Trinidad and Tobago, SENATOR THE HONOURABLE WADE MARK, President of the Senate, is acting temporarily as President of the Republic of Trinidad and Tobago and continuing during the absence out of the country of Her Excellency Christine Carla Kangaloo.

C. JACKMAN-WALDRON
*Secretary to Her Excellency
the President*

13th February, 2026.

233

APPOINTMENT TO ACT AS ATTORNEY GENERAL

IT IS HEREBY NOTIFIED for general information that His Excellency the Acting President, acting in accordance with the advice of the Prime Minister, and in exercise of the power vested in him by section 79(2) of the Constitution of the Republic of Trinidad and Tobago, has appointed the HONOURABLE DEVESH MAHARAJ, M.P., a member of the House of Representatives, who is a Minister, to act in the Office of Senator the Honourable JOHN JEREMIE, S.C., Attorney General with effect from the morning of 13th February, 2026 and continuing, during the absence of Senator the Honourable John Jeremie, S.C., from Trinidad and Tobago, in addition to the discharge of his normal duties.

C. JACKMAN-WALDRON
*Secretary to His Excellency
the Acting President*

13th February, 2026.

234

PROMOTIONS IN THE TRINIDAD AND TOBAGO DEFENCE FORCE

IN ACCORDANCE with the provisions of section 16, of the Defence Act, Chap. 14:01, of the Laws of the Republic of Trinidad and Tobago, it is notified for general information, that Her Excellency the President, has promoted the undermentioned Regular Commissioned Officers, in the Trinidad and Tobago Defence Force, from Lieutenants to the rank of Lieutenant Commander and Captain, respectively, with effect from the dates listed against their names:

No.	Name and Current Rank of Officer	Rank to which promoted	Date of Promotion
7067	LIEUTENANT (N) CHEVON DIAZ	Lieutenant Commander	September 15, 2021
202	LIEUTENANT KEON WARD	Captain	February 22, 2018

6th February, 2026.

N. CHARRAN
Acting Permanent Secretary

Notice of Intention to Amalgamate
pursuant to section 59 of the Insurance Act, 2018 (as amended)

Maritime Life (Caribbean) Limited
Maritime Life Assurance Company Limited

1. **Maritime Life (Caribbean) Limited**, a company continued under the Companies Act, Ch 81:01 of the laws of Trinidad and Tobago with its registered address at Maritime Centre, 29 Tenth Avenue, Barataria, Trinidad and Tobago; and
2. **Maritime Life Assurance Company Limited**, a company incorporated under the Companies Act, Ch 81:01 of the laws of Trinidad and Tobago with its registered address at Maritime Centre, 29 Tenth Avenue, Barataria, Trinidad and Tobago

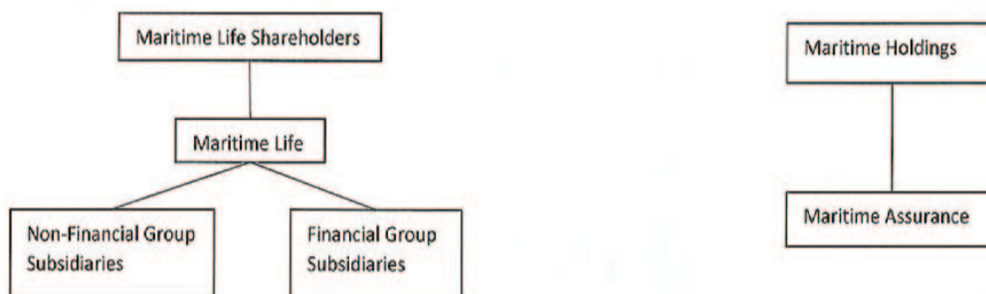
HEREBY GIVE NOTICE that as part of a reorganisation of the Maritime Group of Companies which is being undertaken to comply with the requirements of the Insurance Act, 2018 (as amended) (the 'Insurance Act'), Maritime Life (Caribbean) Limited ('Maritime Life') and Maritime Life Assurance Company Limited ('Maritime Assurance') intend to amalgamate (the 'Amalgamation') to create a new company also to be known as Maritime Life (Caribbean) Limited (the 'Amalgamated Company') pursuant to an amalgamation agreement. The Amalgamation remains subject to the approval of the Central Bank of Trinidad and Tobago pursuant to the provisions of the Insurance Act.

Maritime Life is owned by a number of shareholders (the 'Maritime Life Shareholders'). Maritime Assurance is wholly owned by Maritime Life Holdings Limited ('Maritime Holdings'), a company incorporated under the Companies Act, Ch 81:01 of the laws of Trinidad and Tobago with its registered address at Maritime Centre, 29 Tenth Avenue, Barataria, Trinidad and Tobago.

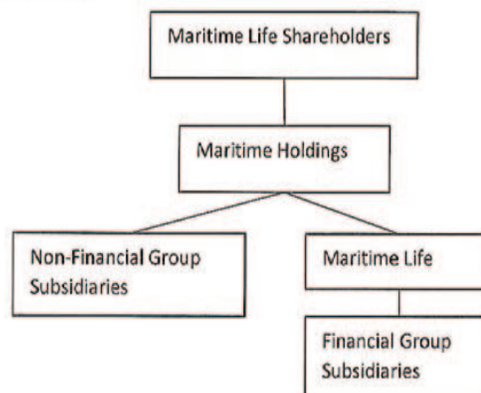
As a result of the Amalgamation, the existing shares held by the Maritime Life Shareholders in Maritime Life will be cancelled and the existing shares held by Maritime Holdings in Maritime Assurance will be cancelled. The Amalgamated Company will issue new shares in favour of Maritime Holdings and Maritime Holdings will issue new shares in favour of the Maritime Life Shareholders in the same proportion that those persons held shares in Maritime Life.

Maritime Life directly and indirectly owns a number of entities, some of which do not qualify to be part of a financial group within the meaning of the Insurance Act. Contemporaneously with the Amalgamation, the ownership of all entities that do not qualify to be part of a financial group will be transitioned to Maritime Holdings or otherwise disposed of and the Amalgamated Company will only have such direct and indirect subsidiaries as may form part of a financial group under the Insurance Act.

Pre-Reorganisation Structure (Simplified)



Post-Reorganisation Structure (Simplified)



235—Continued

NOTICE OF INTENTION TO AMALGAMATE PURSUANT
TO SECTION 59 OF THE INSURANCE ACT, 2018 (AS AMENDED)—Continued

The Amalgamation **will not** impact the rates, terms and conditions, coverage and benefits, or service and administration of existing insurance policies of Maritime Life. The Amalgamated Company will assume all responsibility for the existing policies of Maritime Life from the effective date of the Amalgamation.

Period of Inspection and Objection

The scheme of amalgamation is available for a period of inspection at the address of Maritime Life stated below. The period of inspection commences on the date of this Notice of Intention to Amalgamate and ends 15 business days thereafter.

Any person who objects to or is aggrieved by the proposed Amalgamation shall inform the Central Bank of Trinidad and Tobago and Maritime Life no later than 20 business days after the close of the period of inspection.

Following the close of the period of objection, the Central Bank of Trinidad and Tobago shall hold a hearing for the confirmation of the proposed Amalgamation at which submissions may be made by Maritime Life, Maritime Assurance, and any other person who in the opinion of the Central Bank of Trinidad and Tobago is entitled to be heard.

Contact Information

Any queries may be directed to Maritime Life at:

compliance@maritimefinancial.com with the subject "Queries on Amalgamation"

or

Compliance Department
Maritime Life (Caribbean) Limited
Maritime Centre
29 Tenth Avenue
Barataria
Trinidad and Tobago

Reference: Queries on Amalgamation

Any objections may be lodged with the Central Bank of Trinidad and Tobago at:

Inspector of Financial Institutions
P.O. Box 1250
Eric Williams Plaza
Independence Square
Port of Spain

Reference: Maritime Life (Caribbean) Limited Notice of Amalgamation

Dated as of the 3rd day of February 2026



Maritime Life (Caribbean) Limited



Maritime Life Assurance Company Limited