



ELIZABETH SCARBROUGH TAGGART INTERNATIONAL LTD 6603D ROYAL ST STE B LIBERTY, MO 64068

CERTIFICATE OF STANDARD CARRIER ALPHA CODE (SCAC) RENEWAL

The Standard Carrier Alpha Code of **TGIH** has been renewed for:

TAGGART INTERNATIONAL LTD 6603D ROYAL ST STE B LIBERTY, MO 64068 FRTFWD

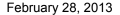
This Alpha Code will apply only to the company name shown above through June 30, 2014. A renewal notice will be mailed approximately one month prior to expiration and must be returned promptly together with payment to ensure its continued validity. Should the company name or address change, please notify the National Motor Freight Association, Inc. at the address above.

Alpha Codes ending with the letter "U" have been reserved for the identification of freight containers. If your Alpha Code ends with the letter "U", it should be used only for this purpose. A non-U ending Alpha Code should be obtained to satisfy other requirements such as company identification for Customs, Electronic Data Interchange, freight payments, etc.

If you participate in the Bureau of Customs and Border Protection (BCBP) automated programs (ACE, AMS,CAFES, FAST, PAPS), your SCAC and related company information has been sent to BCBP electronically and is updated on a nightly basis. If you have encountered a problem using your SCAC with BCBP, or a copy this letter has been requested by BCBP, only then should you forward the requested information (email preferred as a PDF or TIF attachment) to the following address:

CBP SCAC Processing Bureau of Customs and Border Protection 7681 Boston Blvd., Beauregard 1st FI Wing A Springfield, VA 22153 AMS.SCAC@DHS.GOV

NOTICE: Renewal of the above listed SCAC is unrelated to participation in the National Motor Freight Classification (NMFC). Further, it does not confer membership in the National Motor Freight Traffic Association, Inc. nor allow use of the NMFC inconnection with freight rates. For participation and membership information, please call (703) 838-1810





ELIZABETH SCARBROUGH TAGGART INTERNATIONAL LTD 6603 ROYAL ST BLDG D STE B LIBERTY, MO 64068

CERTIFICATE OF STANDARD CARRIER ALPHA CODE (SCAC) ASSIGNMENT

The Standard Carrier Alpha Code of **TGIL** has been assigned to:

TAGGART INTERNATIONAL LTD 6603 ROYAL ST BLDG D STE B LIBERTY, MO 64068 NVOCC

This Alpha Code will apply only to the company name shown above through June 30, 2014. An invoice will be mailed approximately one month prior to expiration and must be returned promptly together with payment to ensure its continued validity. Should the company name or address change, please notify the National Motor Freight Association, Inc. at the address above. If you participate in the Bureau of Customs & Border Protection ACE, AMS, CAFES, FAST or PAPS programs, it is your responsibility to ensure that a copy of this letter is forwarded (email preferred) to the following address:

CBP SCAC Processing
Bureau of Customs and Border Protection
7681 Boston Blvd., Beauregard (B-308)
Springfield, VA 22153
AMS.SCAC@DHS.GOV

Alpha Codes ending with the letter "U" have been reserved for the identification of freight containers. If your Alpha Code ends with the letter "U", it should be used only for this purpose. A non-U ending Alpha Code should be obtained to satisfy other requirements such as company identification for Customs, Electronic Data Interchange, freight payments, tariffs, etc.

NOTICE: Assignment of the above listed SCAC is unrelated to participation in the National Motor Freight Classification (NMFC). Further, it does not confer membership in the National Motor Freight Traffic Association, Inc. nor allow use of the NMFC in connection with freight rates. For participation and membership information, please call (703) 838-1810



CUSTOMS BROKER LICENSE

U.S. DEPARTMENT OF HOMELAND SECURITY
Customs and Border Protection
Washington, D.C.

License Number: 27517

This is to certify that **Taggart International**, **Ltd.** is hereby licensed as a Customs Broker under the provisions of Section 641 of the Tariff Act of 1930, as amended, and the Regulations pursuant thereto.

Issued at Washington, D.C. on April 20, 2009 Delivered through the Port of St. Louis

Assistant Commissioner, Office of International Trade



Certificate of Endorsement

0111168

TAGGART INTERNATIONAL, LTD.

Is hereby endorsed as an agent that has met the professional standards of

Cargo Network Services Corporation

To promote and sell air cargo transportation.

January 2013

Cargo Network Services Corp. 703 Waterford Way, Suite 680 Miami, FL 33126

Tel: (786) 413-1000 Fax: (786) 413-1005 Michael Ludovici Vice President, CNS



U.S. DEPARTMENT OF HOMELAND SECURITY U.S. Customs and Border Protection

CUSTOMS BROKER

Permit No. 09-0077

NATIONAL PERMIT

19 CFR 111.19

PERMIT FOR LICENSED CUSTOMS BROKER IN ACCORDANCE WITH SECTIONS 111.19 AND 111.96 CUSTOMS REGULATIONS

1. DELIVERED THROUGH ST. LOUIS	2. LICENSE NUMBER 27517	3. ISSUED BY HEADQUARTERS – WASHINGTON, DC
	COMPANY, CORPORATION. OR OT	BEEN MET AND ALL REQUISITE FEES HAVING BEEN PAID. THIS PERMIT HER ENTITY IDENTIFIED BELOW TO TRANSACT THE SELECTED CUSTOMS
4- NAME AND ADDRESS		5. DATE MAY 28, 2009
TAGGART INTERNATIONAL, LTD. 6303 D ROYAL STREET LIBERTY MO 64068		6. SIGNATURE OF AUTHORIZED CBP OFFICIAL
		Assistant Commissioner, Office of International Trade
		CBP Form 342A (+2/0c)



U.S. DEPARTMENT OF HOMELAND SECURITY U.S. Customs and Border Protection

CUSTOMS BROKER LOCAL PERMIT

19 CFR 111.19

PERMIT FOR LICENSED CUST	OMS BROKER IN ACCORDANCE	WITH SECTIONS 111.19 AND 11	1.96 CUSTOMS REGULATIONS
1. PERMIT NUMBER	2. PERMIT DISTRICT	3. LICENSE NUMBER	4. PORT
45-09-E4Y	St. Louis, MO	27517	St. Louis, MO
	PANY, CORPORATION, OR OTHER	I MET AND ALL REQUISITE FEES H ENTITY IDENTIFIED BELOW TO TRA	
5. NAME AND ADDRESS		6. DATE	
Taggart International, LTD		May 13, 2009	
1792 Red Oak Court Liberty, MO 64068		7. SIGNATURE OF AUTHORIZED CBP OFFICIAL	
US			
		Jaga Ce. J.	eyant
		Joseph A.	Lantanze
		Area Port Directo	or, St. Louis, MO
		1	CRP Form 342 (04/04)

CBP Form 342 (04/04)

Federal Maritime Commission

Washington, D.C. 20573-0001

OCEAN TRANSPORTATION INTERMEDIARY LICENSE OCEAN FREIGHT FORWARDER AND NON-VESSEL-OPERATING COMMON CARRIER

NO. 021875NF

THIS IS TO CERTIFY THAT

TAGGART INTERNATIONAL, LTD.

is the holder of an Ocean Transportation Intermediary License and, as such, is duly authorized to carry on the business of providing freight forwarder services to facilitate shipment via an oceangoing common carrier from the United States, its territories or possessions to foreign countries and non-vessel-operating common carrier services for the provision of transportation by water via common carriers between the United States, its territories or possessions and foreign countries.

This license is conferred pursuant to the authority contained in Section 19 of the Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998, and is subject to the provisions of said Act, Part 515 of Title 46 of the Code of Federal Regulations as it is or may be amended, and the pertinent provisions of other applicable regulations promulgated under the foregoing Act.

By authority of the Federal Maritime Commission

Landra L. Kussen T.

Director, Bureau of Certification and Licensing

Effective: MAR R 200

Bond No.: IT1008

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary (OTI) Bond - Form FMC-48

(Section 19, Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998 and the Coast Guard Authorization Act of 1998)

□ NVOCC	☑ Freight Forwarder

TAGGART INTERNATIONAL, LTD.

as Principal (hereinafter "principal") and ENDURANCE REINSURANCE CORPORATION OF AMERICA, as Surety (hereinafter "Surety") are held and firmly bound unto the United States of America in the sum of \$70,000 for the payment of which sum we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally.

Whereas, Principal operates as an OTI in the waterborne foreign commerce of the United States in accordance with the Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998 and the Coast Guard Authorization Act of 1998 ("1984 Act"), 46 U.S.C. app 1702, and, if necessary, has a valid tariff published pursuant to 46 CFR part 515 and 520, and pursuant to section 19 of the 1984 Act, files this bond with the Commission:

Now, therefore, the condition of this obligation is that the penalty amount of this bond shall be available to pay any judgment or any settlement made pursuant to a claim under 46 CFR § 515.23(b) for damages against the Principal arising from the Principal's transportation-related activities or order for reparations issued pursuant to section 11 of the 1984 Act, 46 U.S.C. app. 1710, or any penalty assessed against the Principal pursuant to section 13 of the 1984 Act, 46 U.S.C. app. 1712.

This bond shall inure to the benefit of any and all persons who have obtained a judgment or a settlement made pursuant to a claim under 46 CFR § 515.23(b) for damages against the Principal arising from its transportation-related activities or order of reparation issued pursuant to section 11 of the 1984 Act, and to the benefit of the Federal Maritime Commission for any penalty assessed against the Principal pursuant to section 13 of the 1984 Act. However, the bond shall not apply to shipments of used household goods and personal effects for the account of the Department of Defense or the account of federal civilian executive agencies shipping under the International Household Goods Program administered by the General Services Administration.

The liability of the Surety shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments shall aggregate the penalty of this bond, and in no event shall the Surety's total obligation hereunder exceed said penalty regardless of the number of claims or claimants.

This bond is effective the 17th day of December, 2010 and shall continue in effect until discharged or terminated as herein provided. The Principal or the Surety may at any time terminate this bond by written notice to the Federal Maritime Commission at its office in Washington, DC. Such termination shall become effective thirty (30) days after receipt of said notice by the Commission. The Surety shall not be liable for any transportation-related activities of the Principal after the expiration of the 30-day period but such termination shall not affect the liability of the Principal and Surety for any event occurring prior to the date when said termination becomes effective.

The Surety consents to be sued directly in respect of any bona fide claim owed by Principal for damages, reparations or penalties arising from the transportation-related activities under the 1984 Act of Principal in the event that such legal liability has not been discharged by the Principal or Surety after a claimant has obtained a final judgment (after appeal, if any) against the Principal from a United States Federal or State Court of competent jurisdiction and has complied with the procedures for collecting on such a judgment pursuant to 46 CFR §515.23(b), the Federal Maritime Commission, or where all parties and claimants otherwise mutually consent, from a foreign court, or where such claimant has become entitled to payment of a specified sum by virtue of a compromise settlement agreement made with the Principal and/or Surety pursuant to 46 CFR § 515.23(b), whereby, upon payment of the agreed sum, the Surety is to be fully, irrevocably and unconditionally discharged from all further liability to such claimant; provided, however, that Surety's total obligation hereunder shall not exceed the amount set forth in 46 CFR §515.21, as applicable.

The underwriting Surety will promptly notify the Director, Bureau of Tariffs, Certification and Licensing, Federal Maritime Commission, Washington, D.C. 20573, of any claim(s) against this bond.

Signed and sealed this 16th day of December 2010

(Please ty	pe name of signer under each signature.)
Individual Principal or Partner	Business Address
Individual Principal or Partner	Business Address
Trade Name, If Any	
TAGGART INTERNATIONAL, LTD.	
Corporate Principal	
MISSOURI	[AFFIX CORPORATE SEAL]
State of Incorporation	
, , , , , , , , , , , , , , , , , , ,	6603 D ROYAL STREET STE B, LIBERTY, MO 64068
Trade Name, If Any	Business Address
ELIZABETH LEHR SCARBROUGH	PRESIDENT
By:	Title
Surety:	

Endurance Reinsurance Corporation of America Care of Navigators Management Company, Inc. 1375 E. Woodfield Rd. Suite 720 Schaumburg, IL 60173

Michelle E. Lucaccioni

lichelle E. Lucaccioni
Attorney-in-Fact

Bond No.: IT1007

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary (OTI) Bond - Form FMC-48

(Section 19, Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998 and the Coast Guard Authorization Act of 1998)

TAGGART IN	TERNATIONAL, LTD.	
☑ NVOCC	☐ Freight Forwarder	

as Principal (hereinafter "principal") and ENDURANCE REINSURANCE CORPORATION OF AMERICA, as Surety (hereinafter "Surety") are held and firmly bound unto the United States of America in the sum of \$95,000 for the payment of which sum we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally.

Whereas, Principal operates as an OTI in the waterborne foreign commerce of the United States in accordance with the Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998 and the Coast Guard Authorization Act of 1998 ("1984 Act"), 46 U.S.C. app 1702, and, if necessary, has a valid tariff published pursuant to 46 CFR part 515 and 520, and pursuant to section 19 of the 1984 Act, files this bond with the Commission:

Now, therefore, the condition of this obligation is that the penalty amount of this bond shall be available to pay any judgment or any settlement made pursuant to a claim under 46 CFR § 515.23(b) for damages against the Principal arising from the Principal's transportation-related activities or order for reparations issued pursuant to section 11 of the 1984 Act, 46 U.S.C. app. 1710, or any penalty assessed against the Principal pursuant to section 13 of the 1984 Act, 46 U.S.C. app. 1712.

This bond shall inure to the benefit of any and all persons who have obtained a judgment or a settlement made pursuant to a claim under 46 CFR § 515.23(b) for damages against the Principal arising from its transportation-related activities or order of reparation issued pursuant to section 11 of the 1984 Act, and to the benefit of the Federal Maritime Commission for any penalty assessed against the Principal pursuant to section 13 of the 1984 Act. However, the bond shall not apply to shipments of used household goods and personal effects for the account of the Department of Defense or the account of federal civilian executive agencies shipping under the International Household Goods Program administered by the General Services Administration.

The liability of the Surety shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments shall aggregate the penalty of this bond, and in no event shall the Surety's total obligation hereunder exceed said penalty regardless of the number of claims or claimants.

This bond is effective the <u>27th</u> day of <u>January, 2011</u> and shall continue in effect until discharged or terminated as herein provided. The Principal or the Surety may at any time terminate this bond by written notice to the Federal Maritime Commission at its office in Washington, DC. Such termination shall become effective thirty (30) days after receipt of said notice by the Commission. The Surety shall not be liable for any transportation-related activities of the Principal after the expiration of the 30-day period but such termination shall not affect the liability of the Principal and Surety for any event occurring prior to the date when said termination becomes effective.

The Surety consents to be sued directly in respect of any bona fide claim owed by Principal for damages, reparations or penalties arising from the transportation-related activities under the 1984 Act of Principal in the event that such legal liability has not been discharged by the Principal or Surety after a claimant has obtained a final judgment (after appeal, if any) against the Principal from a United States Federal or State Court of competent jurisdiction and has complied with the procedures for collecting on such a judgment pursuant to 46 CFR §515.23(b), the Federal Maritime Commission, or where all parties and claimants otherwise mutually consent, from a foreign court, or where such claimant has become entitled to payment of a specified sum by virtue of a compromise settlement agreement made with the Principal and/or Surety pursuant to 46 CFR § 515.23(b), whereby, upon payment of the agreed sum, the Surety is to be fully, irrevocably and unconditionally discharged from all further liability to such claimant; provided, however, that Surety's total obligation hereunder shall not exceed the amount set forth in 46 CFR §515.21, as applicable.

The underwriting Surety will promptly notify the Director, Bureau of Tariffs, Certification and Licensing, Federal Maritime Commission, Washington, D.C. 20573, of any claim(s) against this bond.

Signed and sealed this 16 day of December, 2010

(Please type	pe name of signer under each signature.)
Individual Principal or Partner	Business Address
Individual Principal or Partner	Business Address
Trade Name, If Any	
TAGGART INTERNATIONAL, LTD. Corporate Principal	
MISSOURI	[AFFIX CORPORATE SEAL]
State of Incorporation	6603 D ROYAL STREET STE B, LIBERTY, MO 64068
Trade Name, If Any	Business Address
ELIZABETH LEHR SCARBROUGH	PRESIDENT
Surety:	Title

Endurance Reinsurance Corporation of America Care of Navigators Management Company, Inc. 1375 E. Woodfield Rd. Suite 720 Schaumburg, IL 60173

Michelle E. Lucaccioni

Attorney-in-Fact

Michael &