

**MINISTRY OF FINANCE AND THE ECONOMY  
CUSTOMS AND EXCISE DIVISION**

**NOTICE TO IMPORTERS  
NO. 3 OF 2018**

**SUBJECT: AMENDMENTS TO ENTRY PROCEDURE OF THE  
CUSTOMS ACT, CHAPTER 78:01**

The attention of all Importers is drawn to **Legal Notice No. 27 of 2011** dated 24<sup>th</sup> January 2011, which **amends Forms C75 and C76** by deleting the heading appearing in each form and substituting the following heading:

**“DECLARATION FOR GOODS OF A VALUE EXCEEDING \$20,000.00”**

The effect of this measure is that Importers are not required to complete the form C75, and C76 for consignments **not** exceeding \$20,000.00.

Subsequent legislation, **Legal Notice No. 133 of 2011** dated 11<sup>th</sup> July 2011, provides for the use of **Forms e-C75, e-C76 and e-C82**. It must be noted that Importers are not required to complete the forms e-C75 and e-C-76 for consignments **not** exceeding \$20,000.00.

However, for consignments exceeding \$20,000.00, Importers are reminded that the Forms C75, C76 e-C75 and e-C76 **must** be completed by the Importer and **not by the agent, Customs Broker or Customs Clerk**.

Moreover, the forms e-C75 and e-C76 **must** be used with the form e-C82.

Copies of Forms e-C75 and e-C76 are attached for ease of reference.

Importers are to be guided accordingly.



Comptroller of Customs & Excise (Ag.)  
Custom House, Port of Spain

Ref. No: C&E 11/1/1

Date: 25/09/2018