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COMPANY DATA:
COMPANY CONFORMED NAME: CHARLES WILBERT PARKER JR TRUST
CENTRAL INDEX KEY: 0001488752
IRS NUMBER: 276535141
STATE OF INCORPORATION: MD
FISCAL YEAR END: 1231

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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C.

FORM 10

General Form for Registration of Securities
Pursuant to Section 12(b) or 12(g) of
The Securities Exchange Act of 1934

CHARLES WILBERT PARKER JR.
(Exact name of registrant as specified in its charter)

DISTRICT OF COLUMBIA 27-6535141
(State or other jurisdiction of (IRS Employer
incorporation or organization) Identification No.)

8103 ASH AVENUE
COLLEGE PARK, MARYLAND 20740
(Address of registrant's principal executive offices & zip code)

(240) 353-0274
(Registrant's telephone number, including area code)

Registrant contact:

CHARLES WILBERT PARKER JR.
8103 ASH AVENUE
COLLEGE PARK, MARYLAND 20740
(240)353-0274

Copies to:
CHARLES WILBERT PARKER JR.
8103 ASH AVENUE
COLLEGE PARK, Maryland 20740
Telephone:240-353-0274
Facsimile:888-253-1633

Securities to be Registered Under Section 12(b) of the Act: None

Securities to be Registered Under Section 12(g) of the Act:

Birth Certificate Bond 108-66-12679
Indivudal Surety Bond F61947470,###-##-####
Corporate Bonds
International Promissory Notes
International Bills of Exchange

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer [X] Accelerated filer []
Non-accelerated filer [] Smaller reporting company []

Explanatory Note

We are filing this general form for registration of Securities on Form 10 to register our Individual Surety Bonds, International Promissory Notes, International Bills of Exchange and Corporate Bonds pursuant to Section

12(g) of the Securities Exchange Act of 1934, as amended ("the Exchange Act").

Once this registration statement is deemed effective, we will be subject to the requirements of Regulation 13A under the Exchange Act, which will require us to file annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K, and we will be required to comply with all other obligations of the Exchange Act applicable to issuers filing registration statements pursuant to Section 12(g) of the Exchange Act.

Unless otherwise noted, references in this registration statement to the "registrant," the "company," "we," "our," or "us" means CHARLES WILBERT PARKER JR. Our principal place of business is located at 8103 Ash Avenue, College Park, Maryland 20740, USA. Our telephone number is 240-353-0274.

FORWARD LOOKING STATEMENTS

There are statements in this registration statement that are not historical facts. These "forward-looking statements" can be identified by use of terminology such as "believe," "hope," "may," "anticipate," "should," "intend," "plan," "will," "expect," "estimate," "project," "positioned," "strategy" and similar expressions. You should be aware that these forward-looking statements are subject to risks and uncertainties that are beyond our control. For a discussion of these risks, you should read this entire Registration Statement carefully; especially the risks discussed under the section entitled "Risk Factors." Although management believes that the assumptions underlying the forward looking statements included in this Registration Statement are reasonable, they do not guarantee our future performance, and actual results could differ from those contemplated by these forward looking statements. The assumptions used for purposes of the forward-looking statements specified in the following information represent estimates of future events and are subject to uncertainty as to possible changes in economic, legislative, industry, and other circumstances. As a result, the identification and interpretation of data and other information and their use in developing and selecting assumptions from and among reasonable alternatives require the exercise of judgment. To the extent that the assumed events do not occur, the outcome may vary substantially from anticipated or projected results, and, accordingly, no opinion is expressed on the achievability of those forward-looking statements. In light of these risks and uncertainties, there can be no assurance that the results and events contemplated by the forward-looking statements contained in this Registration Statement will in fact transpire. You are cautioned to not place undue reliance on these forward-looking statements, which speak only as of their dates. We do not undertake any obligation to update or revise any forward-looking statements.

Item 1. Business

CHARLES WILBERT PARKER JR. (the Company) was created in THE DISTRICT OF COLUMBIA on June 14, 1966 for the purpose of being United States Citizen for the benefit of the United States of America. The Company will engage in business in commerce as the Principal and Surety for all governmental and non-governmental obligations including all registered corporations on the federal and state level for the benefit of the United States of America. To accomplish this the Company's Individual Surety will execute the necessary surety bonds, international promissory notes, bills of exchange, corporate bonds and supporting documents evidencing the obligation after acceptance, then register the instruments with the Securities and Exchange Commission and obtain a Cusip number for tracking purposes for the surety bonds, international promissory notes, bills of exchange and corporate bonds. The Company's purpose is to exchange the surety bonds, international promissory notes, bills of exchange, corporate bonds for the obligation and in return have the other party making the claim perform according to the surety bonds instructions creating a quid pro quo exchange for settlement and closure. The individual surety will always have a priority security interest above all claims to ensure performance is rendered properly. The Company's bonds act in the capacity of a trust in the sense that the individual surety executes the bonds after acceptance of any claim for the benefit of the company leaving the party making the claim under the contract in a fiduciary capacity to release all claims and any funds from the escrow account in their custody listed on the surety bonds to the principal to complete the quid pro quo exchange. The claimant who now is in a fiduciary (trustee) capacity will be subjected to all liability and payment if he dishonors his fiduciary duty to settle the exchange and further it will indemnify the original surety and principle from any further obligation on the surety bonds, international promissory notes, bills of exchange.

Regulation

United Nations Commission on International Trade Law (UNCITRAL Convention)

Article 8 Uniform Commercial Code

Securities and Exchange Commission

Federal Trade Commission

The Office of the Comptroller of the Currency

Competition

Not Applicable

Marketing

Not Applicable.

Properties

Not Applicable

Employees

No Employees.

Item 1A. Risk Factors

The surety bonds, international promissory notes, bills of exchange, corporate bonds contain certain elements that require all parties to perform according to the instructions stated in the bonds. This element is required to complete the private exchange (quid pro quo) between the principal and the party listed to release any property or funds from escrow to the principal in accordance with the private exchange for the benefit of the company. The non compliant party in their fiduciary

capacity becomes the liable party on the bonds, international promissory notes, bills of exchange. The holder of the bonds, international promissory notes, bills of exchange now has the responsibility to collect on the dishonor and must hold the Company the original surety harmless. The securities being offered hereby are highly speculative and prospective investors should consider, among others, the following factors related to the business, operations and financial position of the Company.

1. Limited history of Operations

Since the Company was organized in June 1966, it has had limited operations to date, and its proposed operations are subject to all of the risks inherent in new business enterprises. The likelihood of the success of the Company must be considered in light of the problems, expenses, difficulties, complications and delays frequently encountered in connection with the start up of new businesses and the competitive environment in which the Company will operate. The Company has had no revenues to date. See "Business".

The statements set forth in the memorandum are based on significant assumptions about circumstances and events which have not yet taken place. Accordingly, they are subject to variations (which could be substantial) that may arise as future operations actually occur.

2. Time Lapse from Start-up to Operational Stage of the Company

If private exchange offerings are insufficient to continue the Company's operations, additional private exchanges (quid pro quo) would have to be raised through private equity or debt financing. The Company has no commitments for any private debt or equity financing and there can be no assurance that any such commitments will be obtained on favorable terms, if at all. Furthermore, the foregoing estimates are dependent upon operating projections set forth herein which are subject to substantial variation. Although the Company believes there is a reasonable basis for the assumptions upon which the projections are based, there can be no assurance that these assumptions can or will be met.

3. Competition

None

4. Dependence on Management

Because the Company has no operating history, it will be heavily dependent upon the services and experiences of its individual surety. The loss of the service of any individual surety could adversely affect the conduct of the Company's business (see "Management").

5. CHARLES WILBERT PARKER JR. INDIVIDUAL SURETY SERVICES

The industry in which the Company expects to operate is private and may not be subject to government regulation

6. Government Regulation

Under Treaty: United Nations Commission on International Trade Law (UNICITRAL Convention)

7. Control of the Company

CHARLES WILBERT PARKER JR. the individual surety will have 100% underwriting rights and control over the Company and its bond, international promissory notes, bills of exchange issues.

8. No Dividends

9. Arbitrary Offering Price

The price at which the private securities are being offered have been arbitrarily determined and bears no relationship to the Company's assets, earnings, book value, net tangible value or other generally accepted criteria of value for private exchange.

10. Restrictions on Transferability of Surety Bonds

Accredited Investors and or Qualified Institutional Buyers should be fully aware of the long term nature of their private exchange in CHARLES WILBERT PARKER JR.. The private exchange of the Surety bonds and the Components thereof, may or may not be registered under the Act and there will be insufficient information made public to permit resale of the Surety bonds, or any component thereof, pursuant to Rule 144 of the Act. The transfer of the surety bonds, or any component thereof, may also be restricted by various state securities laws. There is not currently nor is there any assurance that there will be any market for the resale of Surety Bonds.

In view of the foregoing, each Accredited Investors and or Qualified Institutional Buyers should be satisfied that he has adequate means of providing for his or her current needs and possible future contingencies, and that he has no need for liquidity in his investment.

11. Dilution

Not Applicable

12. Risk of No Closing

Not Applicable

13. Officers' Salary

Not Applicable

14. Use of Proceeds to repay Loans Due to Officer and Director

Not Applicable

15. Value of the Private Exchange of Surety Bonds

Accredited Investors and or Qualified Institutional Buyers must rely on the surety bond being exchanged and underwritten by the company's individual surety for that will serve as the financials of the private exchange.

16. No Market for Shares

At the present time there is no established market for the surety bonds of the Company and there is no assurance that a regular market for such bonds

will develop upon completion of this offering or that the bonds may be resold at their original offering price or at any other price.

Item 2. Financial Information

No financial data is available at this time.

Item 3. Properties

Our company headquarters are located at 8103 Ash Avenue, College Park, Maryland 20740 USA. We believe our current office space is adequate for the immediate needs of our individual surety.

Item 4. Security Ownership of Certain Beneficial Owners and Management

The Company has executed a Security Agreement and Indemnity Bond for the benefit of CHARLES WILBERT PARKER JR. for being the Company's Individual Surety and lending his real signature to execute and guarantee the company's securities. Charles Wilbert Parker Jr. is the priority secured party and has first lien position over all the company's assets including all bonds and securities issued.

Item 5. Directors and Executive Officers

CHARLES WILBERT PARKER JR. is the sole officer in this company who acts in several different capacities for the benefit of the company and not limited to individual surety, authorized representative, beneficial interest holder, secured party and creditor.

Item 6. Executive Compensation

Compensation consist of use of all company's property, assets including any monetary that may derived publicly or private for the sole enjoyment of the individual surety in all capacities.

Item 7. Certain Relationship and Transactions, and Director Independence

There have been no related party transactions, or any other transactions or relationships required to be disclosed pursuant to Item 404 and Item 407(a) of Regulation S-K.

Item 8. Legal Proceedings

There are no legal actions pending or threatened against the Company or to which it or any of its property are subject, nor to its knowledge are any such proceedings contemplated.

Item 9. Market Price of and Dividends on the Registrant's Common Equity and Related Stockholder Matters.

There is no public market for the company's securities and all common equity and lawful title will remain with CHARLES WILBERT PARKER JR., the individual surety and all legal title will remain with the beneficiary of the surety bond being registered. No common stock is available for the public for 100% is owned and controlled by the company's individual surety CHARLES WILBERT PARKER JR. as compensation for the underwriting of surety bonds.

Item 10. Recent Sales of Unregistered Securities

Company is unaware of any unregistered securities being sold in its name. Company is not stating that there have not been recent sales because any sales would have been without consent, permission and authorization of the company and individual surety. The company has a certain structure of its securities as witnessed in this registration and any other structure will constitute authorized use and illegal trading of this company's securities.

Item 11. Description of Registrant's Securities to be Registered

The company is authorized by its Primary Bond the Certificate of Birth District of Columbia 108-66-12679 to issue \$300,000,000,000 of which \$100,000,000,000 are Individual Surety Bonds, international promissory notes, bills of exchange.

Individual Surety Bonds, International Promissory Notes, International Bills of Exchange, Corporate Bonds.

The security consists of several bonds packaged together with one underwriting the other creating one packaged security. Each bond package will vary based on the obligation and will be packaged according to its structure. The various bonds are The Affidavit of Individual Surety, Bid Bond, Performance Bond, Payment Bond, Release of Lien on Real Property Bond, Release of Personal Property from Escrow Bond, Consent to Surety Bond, the Birth Certificate Bond (Primary Bond), Social Security Card Bond (fractionalized from Birth Certificate Bond), international promissory notes, bills of exchange, corporate bond and any bonds not mentioned are not excluded for reasons of uncertainty of the obligation. The Birth Certificate is the primary bond for its value is unlimited and it was created for the benefit of the United States of America where legal title will remain and equitable title stays with the company as collateral to CHARLES WILBERT PARKER JR. the individual surety to insure that the company pays their obligations to the public.

Item 12. Indemnification of Directors and Officers

The company has granted an Indemnity Bond to CHARLES WILBERT PARKER JR. its individual surety for the amount of \$300,000,000,000 USD as security for the loaning of his real signature on our surety bonds for the payment of its obligations to the public. Insofar as indemnification for liabilities arising under the Securities Act of 1933 (the "Act" or "Securities Act") may be permitted to directors, officers or persons controlling us pursuant to the foregoing provisions, or otherwise, we have been advised that in the opinion of the Securities and Exchange Commission, such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. See Exhibits Indemnity Bond.

Item 13. Financial Statements and Supplementary Data.

No Data Available at This time.

Item 14. Changes in and Disagreements with Accountants on Accounting and

Financial Disclosure.

The company and the Individual Surety report no changes and or disagreements in regards to the lack of financial data in reference to the surety bonds.

Item 15. Financial Statements and Exhibits.

(a) Financial Statements

None

Exhibits:
Security Agreement
Indemnity Bond

SIGNATURES
Pursuant to the requirements of Section 12 of the Securities Exchange Act of 1934, the registrant has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: April 6, 2010 CHARLES WILBERT PARKER JR.

By: /s/ CHARLES WILBERT PARKER JR.

CHARLES WILBERT PARKER JR.
Individual Surety, Secured Party,
Creditor, Authorized Representative

</TEXT>
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