

TRUSTEE COMPANIES (DUE DILIGENCE) REGULATIONS 1996

A.P. Short

Queen's Representative

ORDER IN EXECUTIVE COUNCIL

At Avarua, Rarotonga, this 26th day of

November

1996

Present:

HIS EXCELLENCY THE QUEEN'S REPRESENTATIVE IN EXECUTIVE COUNCIL

PURSUANT to Section 46 of the Trustee Companies Act 1981-82 the Queen's Representative, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

ANALYSIS

- 1. Short Title
- 2. Interpretation
- 3. Forms in schedule to be used
- 4. Information obtained by trustee company
- 5. Directions in forms
- 6. Compliance
- 7. Offence and penalty Schedules

REGULATIONS

- 1. <u>Short Title</u> These Regulations may be cited as the Trustee Companies (Due Diligence) Regulations 1996.
- 2. <u>Interpretation</u> In these Regulations the "Act" means the International Trusts Act 1984.
- 3. <u>Forms in schedule to be used</u> Subject to Regulation 5, the forms listed in the First and Second Schedules may be used for the purpose of satisfying the due diligence requirements imposed upon trustee companies under these regulations.

- 4. <u>Information obtained by Trustee Company</u> Prior to registration of an international trust pursuant to the Act and upon any disposition to that trust thereafter, a trustee company shall be satisfied that -
 - (a) the settlor of an international trust has full right and title to transfer the assets to the trust;
 - (b) the settlor remains solvent and able to pay reasonably anticipated debts after the transfer of the assets to the trust;
 - (c) the assets being transferred to the trust are not derived from any of the activities specified in the annexure to the Second Schedule:
 - (d) any financial or other information provided by the settlor is true and correct; and
 - (e) the settlor has provided full disclosure of all existing or reasonably anticipated legal proceedings against him.

For the purposes of these Regulations and the Act, the information referred to in Regulation 4, received by facsimile, or by an agent or attorney for the trustee company, shall be sufficient for the purposes of satisfying this regulation.

- 5. <u>Directions in forms</u> A form prescribed in these Regulations shall be completed in accordance with such directions as are specified thereon, or alternatively a form prepared by the trustee company, in like or similar form provided there is compliance with Regulation 4.
- 6. <u>Compliance</u> A trustee company may discharge its obligation of obtaining the information in Regulation 4 herein if the settlor has provided sworn evidence to the trustee company to that effect and where it is consistent with this Regulation prior to registration of an international trust pursuant to the Act.
- 7. Offence and penalty A trustee company which acts in the registration of an international trust in breach of these Regulations commits an offence and shall be liable on conviction to a fine not exceeding \$15,000.00.

P. Puna

Clerk of the Executive Council

This Regulation is administered by the Monetary Board

FIRST SCHEDULE

AFFIDAVITOF SOLVENCY

I,	of	_ make oath and		
say as	follows:			
1.	That to the best of my knowledge and belief the information attachments thereto, is true and correct.	provided, and all		
2.	That there are no pending or threatened claims or proceedings anticipate may result in a judgement against me, and I am not a in any law suit or involved in any administrative proceedings as judgement debtor [other than as disclosed in this affidavit].	named defendant		
3.	That I do not contemplate filing for relief under the provisions bankruptcy or insolvency laws, nor am I involved in any situation anticipate would cause me to file for relief under the applicable insolvency laws in the future.	that I reasonably		
4.	That following any transfer of my property to the trust structure I will be solvent and able to pay my reasonably anticipated debts (including any claims or lawsuits against me) as they come due from the balance of my property after such transfer."			
FURTHER AFFIANT SAYETH NOT.				
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SECOND SCHEDULE

AFFIDAVIT AS TO TITLE AND SOURCE OF ASSETS

I,say as	follows:	of make oath and		
1. 2.	That I have read and under	e and authority to transfer the assets to the trust; erstood the annexed description of unlawful activities, and it none of the assets which I may transfer to the trust has		
been derived from any of the activities described therein. FURTHER AFFIANT SAYETH NOT.				
SWO by the this 199	RN at said day of).).).)		