

AFFIDAVIT AS TO SOLVENCY, TAX COMPLIANCE AND MONEY LAUNDERING

The undersigned,	, of who being first duly sworn upon oath, deposes and states as fol	llows:
No particular event and/or transact creditor in the future.	ction has occurred which I expect will develop into a controversy or p	oroblem with any
2. There are no pending or threatened in any administrative proceedings	d claims or lawsuits against me. I am not named Defendant in any laws as of this date.	vsuit or involved
	inkruptcy or relief or similar proceedings in any jurisdiction, nor am I nate would cause me to file any such proceedings in the future.	involved in any
appropriate)] I was or in the	y property at this time completed or contemplated to the [tru case of contemplated transfers will be solvent and able to pay lue from the balance of my property after such transfer.	
taken appropriate tax advice and this [PLEASE ADD HERE the	ERE what residence, citizenship and domicile you hold] hereby ced will comply with all my tax reporting and compliance requirement ename of the trust or company (as appropriate)] in [PLEASE A you are a resident, citizen or in which you are domiciled]	nts in relation to
that none of the assets which I have of	Money Laundering Control Memorandum attached hereto and confir or may transfer or any corporation in which I am either the beneficial nsfer to the trust have been derived from any of the activities s	owner or hold a
[name]	-	
SUBSCRIBED AND SWORN to be day of, 20	efore me, a Notary Public in, by	, this
Witness my hand and official seal.		
Notary Public		
My Commission Expires:		
My Address is: [PLEASE HAVE the Notary Pu accordance with their usual procedure)	ublic or other person authorised to swear affidavit witness tl	his affidavit in

MONEY LAUNDERING CONTROL MEMORANDUM

The specified activities consist of drug-trafficking offenses and financial misconduct. Drug-trafficking offenses include the manufacture, importation, sale, or distribution of controlled substances; the commission of acts constituting a continuing criminal enterprise; and transportation of drug paraphernalia.

Covered financial misconduct includes the concealment of assets from a receiver, custodian, trustee, marshal, or other officer of the court, from creditors in a bankruptcy proceeding; the making of a fraudulent conveyance in contemplation of a bankruptcy proceeding or with the intent to defeat any bankruptcy law; the giving of false oaths or claims in relation to a bankruptcy proceeding; bribery; the giving of commissions or gifts for the procurement of loans; theft, embezzlement, or misapplication of bank funds or funds of other lending, credit, or insurance institutions; the making of fraudulent bank or credit institution entries or loan or credit applications; and mail, wire, or bank fraud or bank or postal robbery or theft.

Other specified activities include counterfeiting, espionage, kidnapping or hostage-taking, copyright infringement, entry of goods by means of false statements, smuggling, removing goods from the custody of Customs officials, illegally exporting arms.