BANKS AND TRUST COMPANIES (ADMINISTRATIVE MONETARY PENALTIES) REGULATIONS

S.I. 55/2016

(SECTION 24(A))

[Commencement 5th September, 2016]

1. These Regulations may be cited as the Banks and Ci Trust Companies (Administrative Monetary Penalties) Regulations.

Citation.

2. In these Regulations —

Interpretation.

"licensee" means a person holding a licence under the provisions of the Banks and Trust Companies Regulation Act;

Ch. 316.

- "Money Transmission Agent" means a person registered by the Central Bank pursuant to secton 3A(b) of the Act;
- "Money Transmission Service Provider" has the meaning ascribed in section 2 of the Act:
- "person" means a natural person or company;
- "Private Trust Company" has the meaning ascribed in section 2 of the Act;
- "Registered Representative" has the meaning ascribed in section 2 of the Act;
- "the Act" means the Banks and Trust Companies Ch. 316 Regulation Act.
- 3. (1). Pursuant to section 24(A) of the Act —

Designation of contraventions.

(a) the breach by a person of a provision of the Act of a regulation set out in the second and third columns of the First Schedule are designated contraventions of the Act or of the regulation respectively; and

First Schedule.

(b) the non-compliance of a person with a direction issued or order made or any conditions and limitations imposed under a provision of the Act or a regulation set out in the second and third columns of the First Schedule are designated contraventions of the Act or of the regulation respectively.

First Schedule.

First Schedule.

- (2) A contravention set out in the First Schedule may be proceeded with under section 24(B) of the Act.
- **4.** A contravention shall be classified as a minor, serious or very serious contravention, as indicated in the fourth column of the First Schedule.

Classification.

First Schedule.

Penalties for late of erroneous filings.

- **5.** (1) Subject to paragraph (2), the penalty in respect of a contravention that is classified as minor
 - (a) which consists of a late or erroneous filing; and
 - (b) which is listed under items 3, 13, 14, 15, 16, 34, 35, 36, 37, 57, 63, 69, 75, 84, 89 and 90 of the fourth column of the First Schedule,

First Schedule.

shall be two hundred and fifty dollars.

- (2) A minor contravention referred to in paragraph (1) which is continued for more than one day shall, pursuant to subsection (3) of section 24(A) of the Act, be subject to
 - (a) a penalty of two hundred and fifty dollars for each day or part of a day during which the contravention continues; and
 - (b) an aggregrate maximum penalty of ten thousand dollars.

FIRST SCHEDULE (Regulations 3-5)

ADMINISTRATIVE MONETARY PENALTIES

No.	Description of Contravention	Act or Regulation	Classification
	BANKS AND TRUST COMPA	ANIES REGULATIO	N ACT
1	Carrying on a business without being licensed, approved or registered by the Central Bank.		Very Serious
2	Failure of a specified person or class of persons to comply with the terms and conditions of an exemption granted by the Central Bank.		Very Serious
3	Failure by a licensee to forthwith notify the Central Bank in writing of any change in the licensee's principal office in The Bahamas.	,	Minor
4	Failure by a licensee to notify the Central Bank in writing of any change in the officers designated by the licensee pursuant to paragraph (a)(ii) or (iii) of subsection 4(4) of the Act.	Section 4(5)(b)	Very Serious

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5	Failure by a licensee to obtain approval of the Central Bank to establish outside of The Bahamas	ection 5	Very Serious
	a subsidiary, branch, agency or		
	representative office.		
6	Failure by a company which is a Se	ection 6(1)	Very Serious
	licensee under the Act to obtain	()	<i>y</i>
	the prior approval of the Central		
	Bank to issue, transfer or dispose		
	of its shares, or any other		
	securities of such licensee.		
7	Failure by a person referred to in Se	ection 6A(l)(a) or (b)	Very Serious
	section 6A(1) (a) or (b) to obtain	(c)	very serious
	the approval of the Central Bank		
	before acquiring shares or other		
	securities in a licensee.		
8	Failure by a person referred to in Se	ection 6A(3)	Very Serious
	section 6A(1)(a) or (b) to comply	()	,
	with any condition imposed by the		
	Central Bank.		
9	Failure by a person referred to in Se	ection 6B(3)	Very Serious
	section 6A(l)(a) or (b) to comply	, ,	•
	with any notice of objection issued		
	by the Central Bank.		
10	Failure by a person referred to in Se	ection 6C(2)	Very Serious
	section 6A(l)(a) or (b) to comply		
	with any direction issued by the		
	Central Bank.		
11	Failure by a person to obtain the Se		Serious
	Central Bank's approval to use or or	r (b)	
	continue to use a "prohibited		
	word" in contravention of section		
10	7(1)(a) and or (b) of the Act.		
12	Failure to obtain the Central Se	ection 7(1)(c)	Very Serious
	Bank's approval to solicit or		
	receive deposits from the public.		
13	Failure by a licensee to publish a Se	ection 8(1)	Minor
	true and full yearly statement of its		
	accounts on time.		
14	Failure by a licensee to provide a Se	ection 8(4)	Minor
	copy of its annual audited	` ′	
	financial statements to the Central		
	Bank on time.		

Failure to furnish the Central Bank Section 9(1) Minor, if the with information at the time or in contravention the form specified. relates to information required as part of periodic reports. Serious, in any other case. Failure by a licensee to notify the Section 12(1) Minor Central Bank of an auditor's appointment on time. Failure by a licensee to replace an Section 12(2) 17 Serious auditor on the request of the Central Bank. Failure by a licensee to provide an Section 12(3)(a) Very Serious auditor of the licensee access to books, accounts and vouchers of the licensee or with requested information. Failure of an auditor or former Section 12(3)(b) 19 Very Serious auditor to give notice to the and/or Section 12(4) Inspector pursuant to section 12(3)(b) and or 12(4) of the Act. Failure by a licensee to provide the Section 13(3)(a) Very Serious 20 Inspector with access to its books, records. vouchers, documents. cash and or securities. Failure to provide the Inspector Section 13(3)(b) 21 Serious information with such explanation, within the time frame required by the Inspector, as the Inspector may reasonably require for the purpose of enabling him to perform his functions under the Act

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22	Failure by an auditor of a licensee Section 13(3)(c) to provide the Inspector with such auditor's reports, working papers, information or explanation within the time frame required by the Inspector, as the Inspector may reasonably require for the purpose of enabling him to perforin his functions under the Act.	Serious
23	The making of untrue statements Section 13(3)(d) or by an auditor in an audit report or Section 13(3)(e) the omission of essential facts in such report or the failure of such auditor to request pertinent information from a licensee which is being or has been audited by the auditor or failure by such auditor to report his findings to the Inspector.	Very Serious
24	Failure of a licensee to notify the Section 13B(1) Central Bank of any material information that may negatively affect the fitness and propriety of a director or senior manager of the licensee.	Very Serious
25	Failure by a licensee to pennit a Section 14(2) foreign Supervisory Authority approved by the Inspector to conduct an inspection.	Very Serious
26	Making an unauthorised disclosure Section 16(1) and (2) of a confidential report of examination.	Serious
27	Failure by a licensee to comply Section 18(1)(c) with the terms and conditions of its licence.	Very Serious
28	Failure by a licensee to comply Section 18(1)(h) with a direction of the Central Bank.	Very Serious
29	Failure by an individual against Section 18F(4) whom a prohibition order has been issued pursuant to section 18F(4) of the Act, to comply with the order.	Serious

Disclosure of information relating Section 19(1) Very Serious identity, assets. (a) the liabilities, transactions or accounts of a customer of a licensee; or (b) any application by any person under the provisions of the Act where such disclosure is made in contravention of section 19(1). Failure by a licensee to transfer Section 20(1) Minor dormant account balances to the Central Bank. 32 Failure by a licensee to keep all Section 20(2) Very Serious signature cards, signing authorities and records relating to dormant account balances transferred to the Central Bank. Failure by licensee to expressly Section 21 Serious and specifically agree charges with customers. **BANKS AND TRUST COMPANIES (ACOUISITION OF SHARES)** REGULATIONS Failure by a licensee to notify the 34 Regulation 3(2) Minor Inspector of the acquisition of three per cent or more of the issued share capital of a publicly traded licensee, on time. BANKS AND TRUST COMPANIES (FOREIGN CURRENCY **POSITION) REGULATIONS** Failure by a licensee to maintain Regulation 3 Minor the larger of the sum of net short or long positions in all foreign currencies including all outstanding spot and forward foreign exchange contracts and all on and off balance sheet assets and liabilities of the licensee at the appropriate spot exchange rates, at ten percent or less of its capital base. Failure licensee 36 bv a to Regulation 4 Minor immediately notify the Inspector of a contravention of Regulation 3 in such form as the Inspector shall determine.

37	Failure by a licensee to take any remedial action required to be taken by the Inspector to ensure compliance with regulation 3.	Regulation 5	Serious
	BANKS AND TRUST COMPANI REGULA		TMENTS)
38	prior approval of the Bank to acquire or hold the shares, securities or other interests in a related party or to acquire, either directly or indirectly, more than five percent of the shares, securities, or any other interests in any other person.	Regulation 3	Serious
В	ANKS AND TRUST COMPANIE REGULA	S (PAYMENT OF D TIONS	IVIDENDS)
39	Failure by a licensee to obtain the prior approval of the Central Bank to declare or pay out dividends on its shares in the circumstances described in regulation 3.	Regulation 3	Very Serious
40	D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Regulation 4	Very Serious
	BANKS AND TRUST COMPAN REGULA		TMENTS)
41	Failure by a licensee to obtain the prior approval of the Central Bank for the appointment or replacement of a director or executive officer or to provide the specified information in relation thereto.	Regulations 3 and 4	Serious
	BANKS AND TRUST COMPAN REGULA		OSURES)
42	aggregate basis to any individual counter-party or group of connected parties which exceed twenty-five percent of the licensee's capital base.	Regulation 3(1)	Serious
43	Holding non-capital investments in securities of a single issuer which exceed ten percent of the licensee's capital base.		Serious

44	Incurring exposures to related parties which in aggregate exceed fifteen percent of the licensee's capital base.	Regulation 4(1)	Serious
45	aggregate exceed eight hundred percent of the licensee's capital base.	Regulation 6	Very Serious
46	and or to review internal policies.	Regulations 9 and 10	Serious
47	Failure by a licensee to report all large exposures to the Inspector when required by the Central Bank and in the manner required by the Inspector.	Regulation 11	Very Serious
48	Inspector of any breach of regulations 3, 4 or 6 pursuant to regulation 12.	Regulation 12	Very Serious
49	Failure by a licensee to provide the Inspector with particulars of any breach of regulations 3,4 or 6 in the manner determined by the Inspector, within two working days after breaching the regulations.	Regulation 12	Very Serious
50	immediate action to bring the exposure, which results in a breach of regulations 3, 4 or 6, within established limits, within ten working days of the breach.	Regulation 12	Very Serious
51	Inspector to ensure compliance with regulations 3, 4 or 6.	Regulation 14	Very Serious
BA	NKS AND TRUST COMPANIES REGULA		COMPANIES)
	Failure by a Registered Representative to certify that a trust company for which it provides services qualifies for an exemption under paragraph (1) of regulation 3.	Regulation 3(4)	Serious

53	Failure by a Registered	Regulation 3(5)	Serious
	Representative to notify the		
	Inspector if a private trust company		
	ceases to meet the requirements of		
	paragraph (1) of regulation 3.		
54	Failure by a private trust company	Regulation 4(1)(a)	Very Serious
	to have a Registered Representative		
	in The Bahamas.		
55	Failure by private trust company to	Regulation 4(1)(b)	Serious
	have at least one Special Director		
	where an officer of a licensee is not		
	its Registered Representative.		
56	Failure by a private trust company	Regulation 4(1)(c)	Serious
	to maintain at the offices of the		
	Registered Representative a copy of		
	the Designating Instrument		
	pertaining to the private trust		
	company.	D 1 1 (2)	7.6
57	Failure by a Registered	Regulation 4(2)	Minor
	Representative to notify the		
	Inspector of any change in its		
	principal address and or that it has		
	ceased to act as a Registered		
	Representative, on time.		
58	Failure by a private trust company	Regulation 4(3)	Serious
	to maintain a paid up share capital		
	of not less than \$5,000 or be limited by guarantee in the sum of not less		
	than \$5,000.		
59	Failure by a private trust company	Decide 4(4)	Cariana
39	to provide its Registered	Regulation 4(4)	Serious
	Representative with requested		
	information on time.		
(0	Amendment by a private trust	D1-4: 4(5)()	N.C
60	company of its Memorandum or	Regulation 4(5)(a)	Minor
	1		
	Articles of Association in a manner inconsistent with the definition of		
	private trust company as set out in		
	the Act.		
(1	Failure of a Registered	Dogulation ((1)	Vary Cari
61	Representative, to restrict its	Regulation 6(1)	Very Serious
	business to the provision of		
	Registered Representative services		
	only.		
	omy.		

62	Failure by a Registered Representative to maintain a minimum paid up share capital of \$50,000.	Regulation 8	Very Serious
63	Failure by a Registered Representative to advise changes in particulars provided in its application on time.	Regulation 10	Minor
64	Failure by a Registered Representative to display its approval to act as a Registered Representative on its premises.	Regulation 11	Minor
65	Failure of a Registered Representative to obtain possession of a Designating Instrument identifying the Designated Person or Designated Persons in respect of the private trust company for which it acts.	Regulation 12(a)	Serious
66	Failure by a Registered Representative to reasonably satisfy itself that the private trust company has been established for lawful purposes.	Regulation 12(b)	Very Serious
67	Failure by a Registered Representative to reasonably satisfy itself that the private trust company shall operate as a private trust company as defined in section 2 of the Act.	Regulation 12(c)	Serious
68	Failure by a Registered Representative to at all times maintain in The Bahamas copies of the documents specified in regulation 13(l)(a) through (d) and (f).	Regulation 3(1)	Very Serious
69	Failure by a Registered Representative to obtain from the directors of a private trust company a duly completed Compliance Certificate on time.	Regulation 13(2)	Minor

70	Failure by a Registered	D 1.1: 12(2)) (°
70	Representative that acts as a	Regulation 13(3)	Minor
	Bahamas Agent of a private trust		
	company to enter into a service		
	agreement with the private trust		
	company to provide administrative		
	services.		
71	Failure by a Registered	Regulation 13(4) (a)	Very Serious
, 1	Representative to (i) verify the	and (b)	Very Berrous
	identities of persons listed in	and (b)	
	regulation 13(4)(a)(i) through (iv)		
	and or (ii) make a suspicious		
	transaction report to the Financial		
	Intelligence Unit.		
	BANKS AND TRUST COMPANI		SMISSION
-	BUSINESS) RE		I
72	Failure by a Money Transmission	Regulation 5(1)	Very Serious
	Service Provider to have and		
	maintain a minimum capital of		
	\$50,000 or such other sum as the		
	Central Bank may require.		
73	Failure by a Money Transmission	Regulation 5(2)	Serious
	Service Provider to have and		
	maintain insurance coverage in		
	such amount as the Central Bank		
	may require.		
74	Failure by a Money Transmission	Regulation 5(3)	Very Serious
	Service Provider to have the		
	accounts of its business audited		
	annually or at such other times as		
-	the Central Bank may require.		
75	Failure by a Money Transmission Service Provider to submit its	Regulation 5(4)	Minor
	audited accounts to the Inspector		
	on time.		
76	Failure by a Money Transmission	Regulation 6(3)	Very Serious
/0	Agent to comply with the terms,		very serious
	and conditions of its registration.		
77		Dagulation 9(-) 1	Vara Caria
' '	Failure by a Money Transmission Service Provider and Money	Regulation 8(a) and	Very Serious
	Transmission Agent to comply	(b)	
	with the provisions of the Financial		
	Transactions Reporting Act and		
	Financial Transactions Reporting		
	Regulations.		
	regulations.		

78	Failure by a Money Transmission Service Provider and Money Transmission Agent to maintain its head office or registered office in The Bahamas or to obtain the Central Bank's approval to establish its head office or registered office outside The Bahamas.	Regulation 8(d)	Very Serious
79	Failure by a Money Transmission Service Provider to keep and preserve books, accounts and other records listed in regulation 9(1) for a period of five years.		Serious
80	Failure by a Money Transmission Service Provider to keep and preserve books, accounts and other records in the form and manner specified in regulation 9(2).	Regulation 9(2)	Serious
	BANKS AND TRUST COMPANI CONTINUITY OPERATI		
81	Carrying on exempted activities, without being registered or failing to apply for registration, on time.	Regulation 4(1)	Serious
82	Failure by a licensee to notify the Inspector of matters specified in regulation 5(1).	Regulation 5(1)	Serious
83	* * * * * * * * * * * * * * * * * * * *	Regulation 5(2)(a), (b) and (c)	Very Serious
84		Regulation 5(3)	Minor

85	Failure to comply with any conditions of an extension or series of extensions of the time in which exempted activity may be carried out.	Regulation 8(d)	Minor
	BANKS AND TRUST COMP MANAGEMENT)		RISK
86	Failure by a licensee to establish and maintain, a liquidity risk management strategy appropriate to the nature, scale and complexity of its activities.	Regulation 3	Serious
87	Failure by a licensee to implement its liquidity risk management strategy and or to review the strategy on a regular basis, and at a minimum, annually.	Regulation 4(a) and 4(b)	Serious
88	Failure by a licensee to provide the Inspector with a copy of its liquidity risk management strategy.		Minor
89	Failure by a licensee to notify the Inspector of any change to its risk management strategy, on time and to provide the Inspector with a copy of the revised risk management strategy.	Regulation 5(2)	Minor
90	Failure by a licensee other than a licensee which is subject to section 19 and 20 of the Central Bank of The Bahamas Act to maintain a liquidity ratio of not less than twenty per cent.	Regulation 6(1)	Minor
91	Failure by a licensee to provide the Inspector with such particulars of its liquidity position, in such manner, frequency and form as may be specified by the Inspector.	Regulation 9(a)	Very Serious
92	Failure by a licensee to immediately inform the Inspector of any concerns it has about its current or future liquidity position as well as plans to address such concerns.	Regulation 9(b)	Very Serious

93	Failure by a licensee to take such remedial action as the Inspector directs to ensure compliance with	Regulation 11	Very Serious
	paragraph (1) of regulation 6.		