PRINCIPLES OF EUROPEAN TRUST LAW

Edited by

Prof. D.J. Hayton Prof. S.C.J.J. Kortmann Prof. H.L.E. Verhagen

Law of Business and Finance Volume 1

Kluwer Law International - W.E.J. Tjeenk Willink - 1999

CONTENTS

PREFACE		
PART I		
Introduction	n to the Principles of European Trust Law	3
A. Trusts in	n common law and civil law	3
B. The trus	t as an instrument of investment, security	
and esta	te planning	5
_	ue Trust Convention	9
D. The purp	pose of this book	11
Principles o	f European Trust Law	13
Article I.	Main characteristics of the trust	13
Article II.	Creation of the trust	14
Article III.		15
Article IV.	Trusts for beneficiaries or for enforceable purposes	16
	Trustees' duties and powers	17
Article VI.	Remedies against trustees for breach of trust	18
Article VII.	Liabilities of third parties	19
Article VIII.	. Termination of a trust	
Principes de	e Droit Européen du Trust	21
Article I.	Principales caractéristiques du trust	21
Article II.	Création du trust	22
Article III.	Le fonds du trust	23
Article IV.	Trust pour bénéficiaires ou trust d'intérêt général	24
Article V.	Les devoirs et les pouvoirs du trustee	25
Article VI.	Remèdes juridiques contre le trustee en cas de	
	violation du trust	26
Article VII.	Responsabilité de tiers	27
Article VIII.	Fin du trust	28

		29	
	Commentary		
A.	. General introduction to the wide-ranging trust concept		
В.	1		
C. Commentary on the Principles article by article		38	
	Article I. Main characteristics of the trust	38	
	Article II. Creation of the trust	43	
	Article III. Trust fund	44	
	Article IV. Trusts for beneficiaries or for enforceable purposes	48	
	Article V. Trustees' duties and powers	52	
	Article VI. Remedies against trustees for breach of trust	55	
	Article VII. Liabilities of third parties	59	
	Article VIII. Termination of a trust	61	
D.			
PE	ART II		
National Report for Scotland 6			
A.	Introduction	67	
B.	Existing law	68	
	1. Patrimony and personality	68	
	2. The beneficiary	69	
	3. The trustee	72	
	4. Complexities	73	
	5. Creation	75	
	6. Secrecy	76	
	7. Termination	76	
	8. Uses of the trust	77	
C.	Further developments of trusts	79	
	Trusts as security devices	79	
	2. Constructive trusts	82	
D.	Commentary on the Principles article by article	82	
	Article I. Main characteristics of the trust	82	
	Article II. Creation of the trust	83	
		83	
	T 1		
		84	
	Article III. Trust fund Article IV. Trusts for beneficiaries or for enforceable purposes Article V. Trustees' duties and powers Article VI. Remedies against trustees for breach of trust Article VII. Liabilities of third parties Article VIII. Termination of a trust	83 83 83 84	

Na	tional Repor	t for Germany	85
A.	A. Introduction		
B.	Existing law		
	1. Testame	ntary trusts	86
	2. Charitab	le trusts	88
	3. Trusts as	s a security device	88
	4. The fidu	ziarische Treuhand as a trust-like device	89
	5. Applicat	ions of the fiduziarische Treuhand	91
6. The protection of Treuhand assets			93
	7. Alienatio	on of Treuhand assets	95
	8. Receptio	n of the trust in Germany?	96
C.	Commentar	y on the Principles article by article	99
	Article I.	Main characteristics of the trust	99
	Article II.	Creation of the trust	99
	Article III.	Trust fund	101
	Article IV.	Trusts for beneficiaries or for enforceable purposes	101
	Article V.	Trustees' duties and powers	102
	Article VI.	Remedies against trustees for breach of trust	102
	Article VII.	Liabilities of third parties	102
	Article VIII.	Termination of a trust	102
Na	tional Repor	t for Switzerland	105
	Introduction		105
B.	Existing law		107
	1. The four		108
	2. The fidu	cie	109
C.	Proposals fo	r further development of trusts	115
	-	y on the Principles article by article	118
	Article I.	Main characteristics of the trust	118
	Article II.	Creation of the trust	118
	Article III.	Trust fund	118
	Article IV.	Trusts for beneficiaries or for enforceable purposes	119
	Article V.		119
	Article VI.	Remedies against trustees for breach of trust	120
		Liabilities of third parties	120
	Article VIII.	Termination of a trust	121

Na	tior	al Report for Italy	123
A. Introduction			123
В.	Exi	sting law	123
	1.	Fondo patrimoniale	123
	2.	Undeclared testamentary trusts (secret trusts)	124
	3.	Unilateral segregation	124
	4.	Nominee accounts	126
	5.	Special cases of segregation	126
	6.	Case law developments	128
C.	Pro	oposals for further developments of trusts	129
Na	ition	nal Report for France	131
		roduction	131
		General	131
		Recognition of trusts created under foreign law	132
В.	· · · · · · · · · · · · · · · · · · ·		133
		Fiducie	133
	2.	Commercial uses of the trust	134
		a. Fiducia cum amico	134
		- UCITS	134
		- Pension funds	135
		- Temporary transfers of securities	136
		b. Fiducia cum creditore	137
		- Transfer of ownership of business receivables	
		to a fiduciaire as security	137
		- "Pawning" of bills	138
		- Transfer of ownership of a sum of money to	
		a fiduciaire	138
		- Transfer of ownership of other property to	
		a fiduciaire	138
	3.	Family uses of the trust	139
		- Fideicommis and fiducie for purposes of a gift	139
		- Executors and special personal representatives	141
		- Trust-like aspects of life insurance	142
	4.	Charitable trusts	142
		- Gifts to existing associations	142
		Foundations	1/13

C.	Further dev	elopment	143
	- Effect of the Hague Convention on the adaptation		
		et to domestic law	143
	- Towards a	a fiducie with a segregated corpus?	145
D.		y on the Principles article by article	148
	Article I.	Main characteristics of the trust	148
	Article II.	Creation of the trust	150
	Article III.		150
	Article IV.	Trusts for beneficiaries or for enforceable purposes	152
	Article V.	Trustees' duties and powers	154
	Article VI.	Remedies against trustees for breach of trust	155
	Article VII.	Liabilities of third parties	157
	Article VIII.	Termination of a trust	157
1			159
Α.	Introduction		159
В.	Existing law		161
		cum amico	161
		and investment funds	162
	3. Foundat		164
	-	or further developments of trusts	164
D.		y on the Principle article by article	166
	Article I.	Main characteristics of the trust	166
	Article II.		167
	Article III.		167
		Trusts for beneficiaries or for enforceable purposes	168
	Article V.	1	169
		Remedies against trustees for breach of trust	170
		Liabilities of third parties	171
	Article VIII.	Termination of a trust	171
ΝIα	tional Panar	t for Donmark	173
	Introduction	t for Denmark	173
B.	Existing law		173
υ.	_	ry ownership and fiducia cum amico	174
		g of assets for pension purposes (puljepension)	174
		g of assets for perision purposes (purperision)	175
	- Mutua		176
	tarafaa	a amazono	1,0

	- Mortgage trusts	176		
	1.b. Ordinary ownership			
	2. Special arrangements			
Client accounts in law firmsStatutory custodians				
				- The tying up of funds (Båndlæggelse)
	- Partnership (Interessentskab)	179		
	3. The foundation (fond)	180		
Ξ.	Proposal for further developments of trust-like relationships			
	under Danish law	180		
D.	Commentary on the Principles article by article	183		
	Article I. Main characteristics of the trust	183		
	Article II. Creation of the trust	185		
	Article III. Trust fund	185		
	Article IV. Trusts for beneficiaries or for enforceable purposes	188		
	Article V. Trustees' duties and powers	190		
	Article VI. Remedies against trustees for breach of trust	190		
	Article VII. Liabilities of third parties	192		
	Article VIII. Termination of a trust	192		
		405		
	ational Report for the Netherlands	195		
	Introduction	195		
В.	Existing law	196		
	Fiducia cum amico (fiduciary ownership)	196		
	2. The nominee account	198		
	3. Certification	198		
	4. Bewind	199		
	5. Mandate	200		
	6. The foundation (stichting)	202		
	7. The mutual fund	202		
	8. Security trustee	203		
C.	1	202		
	under Dutch Law	203		
	1. The current state of affairs	203		
	2. How to introduce the trust into Dutch law?	205		
	a. Obligational approach	205		
	b. Proprietary approach	207		
	c. Personification: the stichting approach	207		

D.	Commentar	y on the Principles article by article	208
	Article I.	Main characteristics of the trust	209
	Article II.	Creation of the trust	210
	Article III.	Trust fund	211
	Article IV.	Trusts for beneficiaries or for enforceable purposes	211
	Article V.	Trustees' duties and powers	212
	Article VI.	Remedies against trustees for breach of trust	213
	Article VII.	Liabilities of third parties	214
	Article VIII.	Termination of a trust	215