NITIJELA OF THE MARSHALL ISLANDS

23rd CONSTITUTIONAL REGULAR SESSION, 2002 BILL NO: <u>100 N.D.1</u>

		P.L. 2002-59
		An Act
cert		ections of the Banking Act, 1987 (the Act) as amended, to clarify and to insert additional language to provide for further enforcement rovisions.
	BE IT ENA	CTED BY THE NITIJELA OF THE MARSHALL ISLANDS
	Section 1.	Short Title.
	This Act ma	y be cited as the Banking (Amendment) Act 2002.
	Section 2.	Amendments.
	(1).	Sections 68 (2), 68 (4) (b), 69 (1), 69 (2) and 69 (3) of the Act are
	hereby ame	nded in the following manner;
		(a). Section 68 (2) is hereby amended to read in the following
	mann	ier;
		"(2). A financial institution or cash dealer shall record and verify the
	ident	ity, representative capacity, domicile, legal capacity, occupation or
	busin	ess purpose of persons, as well as other identifying information on
	those	persons, whether they be occasional or usual clients, through the use
	of do	cuments providing convincing evidence of their legal existence and the
	powe	rs of their legal representative, or any other official or private

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2	documents, especially when opening new accounts or passbooks, entering
3	into fiduciary transactions, renting of safe deposit boxes, or performing
4	cash transactions over an amount pursuant to the requirement outlined in
5	section 70 (1) of the Act.
6	(b). Section 68 (4) (b) is hereby amended to read as follows;
7	(b)." there is a transaction or a series of transactions taking place in
8	which the applicant has already produced satisfactory evidence of identity.
9	(c). Section 69 (1) is hereby amended in the following manner;
10	(1). ". Every financial institution and cash dealer shall retain records
11	for all transactions. These records shall be kept in readily recoverable form.
12	(d). Section 69 (2) is hereby amended to read in the following manner;
13	(2). "Financial institutions and cash dealers shall maintain records on
14	customer identification, account files and business correspondences for six
15	(6) years after the account has been closed, and all records necessary to
16	reconstruct financial transactions for six (6) years after the conclusion of
17	the transactions.
18	(e). Section 69 (3) is hereby amended to read in the following manner;
19	(3). "Records regarding financial transactions shall contain

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2	particulars sufficient to identify the following:
3	Section 3: Additional Enforcement and Civil Penalty Provisions.
4	(1). The Act is further amended by inserting the following provisions
5	immediately following section 80, to provide as follows;
6 7	Section 81. Currency Transaction Reports [to be filed with the Office of the Banking Commissioner]
8	(1). The Commissioner of Banking may prescribe a regulation that requires
10	a financial institution or cash dealer involved in a transaction for the payment, receipt
11	or transfer of currency to file a report on the transaction with the Commissioner's
12	office and collect and maintain supporting documentation pertaining to such
13	transaction. The requirements for when a currency transaction report must be filed
14	may include, but are not limited to, a currency transaction that exceeds \$10,000 or
15	involves multiple transactions taken by or on behalf of a single person within a 24
16	hour period and, when aggregated, exceeds \$10,000. The Commissioner of Banking
17	may also prescribe under the regulation the right to exempt certain transactions,
18	including a class of transactions, from the filing requirement by the use and
19	maintenance of an exemption registry by financial institutions and cash dealers. The
20	Commissioner has the authority to revoke any exemption granted under the regulation."

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2	or entity within six years of their resignation, termination of employment or
3	termination of participation in the affairs of the financial institution or cash dealer.
4	(5). The Banking Commissioner may prescribe regulations establishing
5	criteria and procedures not inconsistent with these provisions as may be necessary
6	to carry out the provisions of this Part XIII.
7	Section 4. Effective Date
8	This Act shall take effect in accordance with the relevant provisions of the
9	Rules of Procedures of the Nitijela and the relevant provisions of the Constitution
10	of the Republic of the Marshall Islands.
11	
12	CERTIFICATE
13	I hereby certify;
14	
15	(1). that the above Nitijela Bill No. <u>100 N.D.1</u> was passed by the Nitijela of the
16	Marshall Islands on the 26th day of August, 2002; and
17	
18	(2). that I am satisfied that Nitijela Bill No.100 N.D.1 was passed in accordance with
19	the Constitution of the Republic of the Marshall Islands and the Rules of Procedures of the

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P.L. 2002-5 Nitijela. I hereby place my signature before the Clerk of the Nitijela on this 6th day of <u>September</u> 2002. ×. Attest: Litokwa Tomeing Speaker Nitijela of the Marshall Islands Joe Riklon Clerk Nitijela of the Marshall Islands