CONTINUATION AS A BAHAMIAN
INTERNATIONAL BUSINESS COMPANY

I. Who can continue
II. Preparation for continuation
III. To activate continuation
IV. Effect of continuation
V. Due diligence
VI. Statutory requirements
VII. Procedure
VIII. Annual maintenance expenses

The International Business Companies Act, (Ch. 309 of the Statute Laws of The Bahamas, 2000 Edition), came into force on 29th December, 2000. It provides for the incorporation and regulation of Bahamian International Business Companies (“IBCs”). It provides also for certain companies that are not IBCs to “continue” as an IBC.

Who can continue
1. A company incorporated under the Companies Act of The Bahamas; or
2. A foreign company.

Preparation for continuation
1. The Company must prepare Articles of Continuation.

2. The Articles of Continuation must contain the following information:
   a) name of the company and the name under which it is being continued;
   b) place and date of incorporation;
   c) address of its registered office in The Bahamas;
   d) name and address of its registered agent in The Bahamas;
   e) the objects of the company;
   f) its authorised capital;
   g) the currency in which its shares are to be issued;
   h) the share rights, designations, preferences, limitations and restrictions of each class of shares;
   i) whether the liability of its members is limited; and
   j) whether there will be any amendments to its existing Memorandum and Articles of Association (or equivalent);

3. As part of the Articles of Continuation, information must be given as to any amendments that will be made to the existing constitution of the Company that are intended to become effective on continuation. We will recommend in most cases that a company seeking to continue as an IBC adopt a complete new form of Memorandum and Articles. We have prepared a standard form of these documents which will be entirely suitable for companies under the control of one person or one group, but they may be adapted to provide whatever checks and balances may be required should the corporate structure be more complex.

4. The company must adopt the Articles of Continuation in accordance with its existing constitution. For example, this may require their approval by a resolution of a majority of the directors. We can provide you with a draft form of the required directors’ resolutions.

To activate continuation
The company must submit to the Registrar:-
a) A copy of its present constitution (ie Memorandum and Articles of Association, or equivalent).
b) If (a) is in a language other than English, a translation thereof into English, certified as being a true translation by some official or competent translator.
c) The Articles of Continuation.
d) If (c) is in a language other than English, a translation as previously mentioned.
e) Evidence of its good standing if it is a foreign Company.
f) A registration fee as follows:-

- $ 500.00 for a Company under the Companies Act with an authorised capital not exceeding $50,000.00;
- $1,000.00 for a Company under the Companies Act with an authorised capital exceeding $50,000.00;
- $ 100.00 for a foreign Company with an authorised capital not exceeding $50,000.00;
- $ 300.00 for a foreign Company with an authorised capital exceeding $50,000.00.

The Registrar will then register the Articles of Continuation and issue a Certificate of Continuation.

The Company may elect provisional registration. If provisional registration is of interest to you, then we would be pleased to provide advice in this connection.

**Effect of continuation**

Once a Certificate of Continuation is issued, the company then continues as a company incorporated under the IBC Act. This is unaffected by any contrary provision of the Companies Act or of foreign law. The assets of the company continue to be vested in it and it continues to be liable for all its obligations. The continuation will have no effect on causes proceedings or orders that affect the company nor will it release the company or its officers or members from obligations they have that arose before the continuation.

It may, however, be relevant in the case of a foreign company to ascertain;

- a) What effect will there be under the lex situs on property of the company in a foreign country?
- b) What will happen to the company on the register of the foreign country and whether steps have to be taken to liquidate it or strike it off so as to avoid any continuing obligations?

**Due diligence**

We are required by our regulatory authorities to be supplied with certain information and documentation in respect of the owner or ultimate owner and the directors and officers of the company. All material with respect of the owner will be kept in confidence. The information required is set out in the schedule hereto.

**Statutory requirements**

1. An IBC must have a registered office and a registered agent in The Bahamas. We can supply these services. Registers of Shareholders and Directors and Officers are kept at the Registered Office. We shall require that the company’s records be kept at the registered office (including all minutes) so that we are best able to assist the company from time to time on structural aspects. The Register of Directors and Officers must be filed at the Companies Registry.

2. The company must have at least one (1) Director and, we recommend, in addition at least one Officer - a Secretary. These positions may be filled by companies. Advise us of your nominees with their addresses. It is not our usual practice to provide directors. Directors may be of any nationality. We are agreeable to providing a secretary or assistant secretary.
Procedure
If we are instructed in the continuation of the company then in addition to supplying us with the required items detailed above would you also confirm to us (a) the names of the Directors (they must comprise the majority of the Board but we prefer that all Directors so act) who will sign the resolutions and of the Director who will sign the Articles of Continuation and (b) the name and address to whom we sent the resolutions etc. for signing.

Our standard fee in straightforward cases is $1,000.00. Please let us have as an advance for our fees and disbursements, the amount of $1,800.00 by way of bank wire transfer.

Annual maintenance expenses
The minimum maintenance expenses in connection with each calendar year amount to the following:

1. As of July 2003, the annual fee payable to the Registrar General of the Bahamas on 1st January of each year in respect of a company whose authorized capital is under $50,000.00 is $350.00. However, where the authorized capital of a company is above $50,000.00, the annual fee payable to the Registrar General of the Bahamas on 1st January of each year is $1000.00.

2. Our fee for providing the registered office, and the registered agent and maintaining the company's statutory records are $500.00 per year, payable in advance of the year.

Please address any enquiries to query@hjcorporate.com