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

# CONTENTS

## PREFACE

### PART I

**Introduction to the Principles of European Trust Law**

A. Trusts in common law and civil law  
B. The trust as an instrument of investment, security and estate planning  
C. The Hague Trust Convention  
D. The purpose of this book

<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Main characteristics of the trust</td>
<td>13</td>
</tr>
<tr>
<td>II</td>
<td>Creation of the trust</td>
<td>14</td>
</tr>
<tr>
<td>III</td>
<td>Trust fund</td>
<td>15</td>
</tr>
<tr>
<td>IV</td>
<td>Trusts for beneficiaries or for enforceable purposes</td>
<td>16</td>
</tr>
<tr>
<td>V</td>
<td>Trustees’ duties and powers</td>
<td>17</td>
</tr>
<tr>
<td>VI</td>
<td>Remedies against trustees for breach of trust</td>
<td>18</td>
</tr>
<tr>
<td>VII</td>
<td>Liabilities of third parties</td>
<td>19</td>
</tr>
<tr>
<td>VIII</td>
<td>Termination of a trust</td>
<td>20</td>
</tr>
</tbody>
</table>

## Principes de Droit Européen du Trust

<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Principales caractéristiques du trust</td>
<td>21</td>
</tr>
<tr>
<td>II</td>
<td>Création du trust</td>
<td>22</td>
</tr>
<tr>
<td>III</td>
<td>Le fonds du trust</td>
<td>23</td>
</tr>
<tr>
<td>IV</td>
<td>Trust pour bénéficiaires ou trust d'intérêt général</td>
<td>24</td>
</tr>
<tr>
<td>V</td>
<td>Les devoirs et les pouvoirs du trustee</td>
<td>25</td>
</tr>
<tr>
<td>VI</td>
<td>Remèdes juridiques contre le trustee en cas de violation du trust</td>
<td>26</td>
</tr>
<tr>
<td>VII</td>
<td>Responsabilité de tiers</td>
<td>27</td>
</tr>
<tr>
<td>VIII</td>
<td>Fin du trust</td>
<td>28</td>
</tr>
</tbody>
</table>
Commentary

A. General introduction to the wide-ranging trust concept 29
B. Implementation of these Principles 34
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

PART II

National Report for Scotland 67
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
   1. 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
   Article III. Trust fund 83
   Article IV. Trusts for beneficiaries or for enforceable purposes 83
   Article V. Trustees' duties and powers 83
   Article VI. Remedies against trustees for breach of trust 83
   Article VII. Liabilities of third parties 84
   Article VIII. Termination of a trust 84
National Report for Germany

A. Introduction 85

B. Existing law 86
   1. Testamentary trusts 86
   2. Charitable trusts 88
   3. Trusts as a security device 88
   4. The fiduziarische Treuhand as a trust-like device 89
   5. Applications of the fiduziarische Treuhand 91
   6. The protection of Treuhand assets 93
   7. Alienation of Treuhand assets 95
   8. Reception of the trust in Germany? 96

C. Commentary 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

National Report for Switzerland

A. Introduction 105

B. Existing law 107
   1. The foundation 108
   2. The fiducie 109

C. Proposals for further development of trusts 115

D. Commentary 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. Trustees' duties and powers 119
   Article VI. Remedies against trustees for breach of trust 120
   Article VII. Liabilities of third parties 120
   Article VIII. Termination of a trust 121
National Report for Italy

A. Introduction 123

B. Existing 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. Proposals for further developments of trusts 129

National Report for France

A. Introduction 131
   - General 131
   - Recognition of trusts created under foreign law 132

B. Existing law 133
   1. Fiducie 133
      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 143
C. Further development 143
   - Effect of the Hague Convention on the adaptation 143
     of the trust to domestic law 143
   - Towards a fiducie with a segregated corpus? 145

D. Commentary on the Principles article by article 148
   Article I. Main characteristics of the trust 148
   Article II. Creation of the trust 150
   Article III. Trust fund 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

National Report for Spain 159
A. Introduction 159
B. Existing law 161
   1. Fiducia cum amico 161
   2. Pension and investment funds 162
   3. Foundations 164
C. Proposals for further developments of trusts 164
D. Commentary on the Principle article by article 166
   Article I. Main characteristics of the trust 166
   Article II. Creation of the trust 167
   Article III. Trust fund 167
   Article IV. Trusts for beneficiaries or for enforceable purposes 168
   Article V. Trustees' duties and powers 169
   Article VI. Remedies against trustees for breach of trust 170
   Article VII. Liabilities of third parties 171
   Article VIII. Termination of a trust 171

National Report for Denmark 173
A. Introduction 173
B. Existing law 174
   1.a. Fiduciary ownership and fiducia cum amico 174
       - Pooling of assets for pension purposes (puljepension) 174
       - Nominee accounts 175
       - Mutual funds 176
D. Commentary on the Principles article by article  
   Article I. Main characteristics of the trust  
   Article II. Creation of the trust  
   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