### MEMORANDUM OF UNDERSTANDING BETWEEN MELDPUNT ONGEBRUIKELIJKE TRANSACTIES NEDERLANDSE ANTILLEN (Unusual Transactions Reporting Center of the Netherlands Antilles)

#### AND

### UNIDAD DE ANÁLISIS FINANCIERO (UAF) (Financial Analysis Unit) OF THE REPUBLIC OF CHILE

### CONCERNING COOPERATION IN THE EXCHANGE OF INFORMATION RELATED TO MONEY LAUNDERING, TERRORIST FINANCING AND RELATED CRIMES

The "Meldpunt Ongebruikelijke Transacties Nederlandse Antillen" and the Unidad de Análisis Financiero (UAF) of the Republic of Chile (hereinafter, each referred to as an "Authority" or collectively as "the Authorities") desire, in a spirit of cooperation and mutual interest and within the framework of each Authority's national legislation, to facilitate the exchange of information in support of investigations related to money laundering, terrorist financing and related crimes.

To that end, the Authorities, without the intent to create a legally binding document, but with the purpose of fostering said information exchange to the fullest extent possible, have reached the following understanding:

#### Information Exchange

1. To the extent authorized by the laws of its country, and consistent with its own policies and procedures, each Authority will provide upon request from the other any information in its possession, that it has access to, or that it is authorized by law to collect that may be relevant to the investigation of money laundering, terrorist financing, or related crimes. In accordance with the laws of its country and its own policies and procedures, each Authority may also spontaneously provide such information to the other. A requesting Authority will, to the extent possible, provide a brief statement of the underlying facts justifying any request for information.

#### Use and Disclosure of Responsive Information

- 2(a). The requesting Authority will use the information provided in response to a request for information only for the purposes set forth in the request and as consistent with its national legislation and the requesting Authority will disclose the information provided in response only to those parties identified in the request.
- 2(b). The requesting Authority's use and/or disclosure (including use and/or disclosure in an administrative, criminal, prosecutorial or judicial proceeding) of the information provided in response to a request beyond that discussed in paragraph 2(a) is prohibited unless the requesting Authority obtains the prior written consent of the Authority providing the responsive information.

### Use and Disclosure of Information Contained in a Request

3(a). In the event that the requested Authority uses information contained in a request for information to initiate legal action (such as asset freezing or prosecution), the requested Authority will

Authority of said action. immediately and to the extent permitted under its national legislation inform the requesting

3(b). agencies of the requested Authority's government. entity that is the subject of the request to facilitate coordination between other appropriate responsive to the request, or (ii) the identity of both the requesting Authority and the individual or the requested Authority's government (i) the content of the request to obtain information The requested Authority may not disclose information contained in the request for information to parties or for purposes not identified in the request without the prior written consent of the ("Memorandum") bars the requested Authority from transmitting to other appropriate agencies of Authority. However, nothing Ħ this Memorandum 악 Understanding

# Compelled Disclosure

- 4(a). proceedings will immediately notify the other Authority. information it has received from the other Authority, the Authority subject to such process or If an Authority is subject to legal process or proceedings that could require the disclosure of
- 4(b). placed upon the disclosure. that the information will not be disseminated to any third party or that appropriate limitations are the Authority subject to the legal process or proceedings will take reasonable efforts to ensure In the event that the other Authority objects to disclosure of its information as described in 4(a),

## Confidentiality

Ś domestic sources legislation of the country of the receiving Authority for similar information received from manner. Exchanged information will be protected by the same confidentiality as provided by the ensure that the information is used only in an authorized manner and treated in a confidential All information exchanged by the Authorities will be subjected to strict controls and safeguards to

### Limitations

9 respond to a request, the Authority that received the request for information will notify the contrary to the interests of the country of the requested Authority. If an Authority decides not to requesting Authority of its decision and reason, in writing especially where a judicial procedure has been initiated on the same facts or if such assistance is Nothing in this Memorandum compels one Authority to lend assistance to the other Authority,

# Form of Correspondence

7. exchanged information, notices, and consents provided pursuant to this Memorandum should be the Authorities shall take place in the English language reduced to or ultimately confirmed in writing. Cooperation and exchange of information between To the extent possible, all requests for information, responses to requests for information,

## **Amendments**

<u></u> This Memorandum may be amended at any time by mutual written consent.

# Term and Termination

- 9 This Memorandum will become effective upon signature by the Authorities.
- 10. this Memorandum dealing with the confidentiality of information received prior to the the Memorandum immediately by any means of communication. The terms and conditions of Memorandum and without the consent of the other Authority, the other Authority may terminate termination of this Memorandum will remain in force after the termination of this Memorandum. or uses information provided by the other Authority in a manner contrary to the provisions of this receipt of the written notification from the other Authority. However, if one Authority discloses This Memorandum is revocable at any time. The termination will become effective as of the

takes the responsibility for establishing translation into its own language. Signed in the English language, the English version being the agreed authentic text and each Authority

Signed in duplicate, at Curaçao, N.A., on this day of August, 2006.

on this 31st day of July 2006. Signed in duplicate, at Santiago

Nederlandse Antillen Ongebruikelijke Transacties For the Meldpunt

of the Republic of Chile

For the Unidad de Análisis/Financiero

Title: Name: Head Kenneth V. Dambruck, NOV 200

LL.M.

Title: Name: Director Víctor Ossa