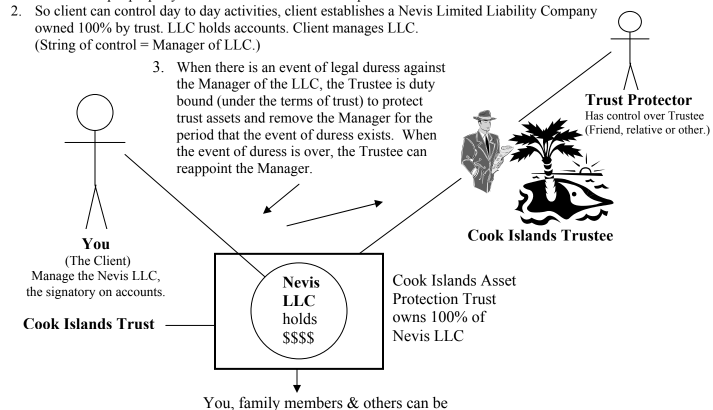
## **Asset Protection**

## Illustration of Cook Islands Trust with Nevis LLC

1. Client sets up a properly structured Cook Islands asset protection trust.



The reasons for this structure:

- 1. So client can control day-to-day activities, client is Manager of the Nevis LLC.
- 2. When the Manager is subject to legal duress, the Trustee must remove the Manager for the period of the legal duress and take up active management of the LLC. When the Trustee is the Manager, the Trustee can accept advice from the independent legal advisers of the client (the grantor of the Trust).
- 3. Outside courts do not have jurisdiction over Cook Island trustee, therefore do not have the authority to enforce seizure of trust assets.

discretionary beneficiaries of the trust.

- 4. Client can win the fraudulent transfer argument because no assets are being transferred. Only the change of LLC manager occurs which does not involve asset transfer.
- 5. If assets are transferred after legal issues arise, the statue of limitations on fraudulent transfer is 2-years and must be proven in Cook Island courts beyond a reasonable doubt. (This is a very high legal hurdle, especially when international investing and diversification reasons can be given.)

All that is submitted here is done with the understanding that the author is not engaged in rendering legal, accounting, or other professional services and is not intended cover every detail of the subject matter. If legal advice or other expert advice is required, the services of a practicing professional person should be sought.

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