

## The Charitable Religious trust

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### -----COSTS-----

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Bernie, [06.08.20 18:32]

**Charitable Religious Trusts** are \$1,000.00, one-time fee, no expiration date, no annual fees, lifetime support.

Post RV, same price.

Corporations Sole, Pre-RV: \$8,000.00

Post-RV, \$10,000.00, with one Trust included.

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### -----TIME INVOLVED TO SET UP-----

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**Charitable Religious Trusts**, I can generally finish within 24 to 48 hours.

Corporations Sole must be filed with Wyoming state, in a 4-step process, and takes, generally, about 3 to 6 weeks, at this time.

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1. Monthly / yearly report requirements, - ZERO

They tell you so, themselves.

2. You cannot engage in commerce.

This means, no professionally licensed activities and do not have any employees.

You can hire people to do work for the Trust or Corporation Sole, but not as employees.

They must agree to be classed as "self-employed persons," and pay all of their own benefits.

3. When your house is owned by a Trust, all upkeep, landscaping, furnishing, utilities, food, etc., for the house can be put on the Debit card of the Trust.

The law says that the head of the Corporation Sole has access to all of the resources of the Corporation Sole (quote) "for his own use and benefit."

4. Organization structure is ONE TRUSTEE, who runs everything. In the Corporation Sole, it is one chief officer, who runs everything.

5. I know of no law requiring "registering" a Trust or a Corporation Sole before it can exchange currency.

6. We have Trustees in Florida who have opened bank accounts without having to be registered.

7. And what does Jehovah require of you but to do justice and to love mercy and to walk humbly with your God? Micah 6:8

## QUESTIONS ON THE RELIGIOUS TRUST

.Albertt, [16.07.20 04:18]

Bernie : Hello Sir. For the "religious Trust":

1. In order to keep us away from IRS radar what are the monthly/yearly report requirements for the "religious Trust" ?
2. Besides commingling with personal funds and illicit activities , what are the best things to avoid doing with it?
3. how to withdraw funds for your personal needs like, buying food, a property and donating \$ to other persons and/or trusts?
4. What is the organization structure ?
5. can it be used in an exchange activity at any US State , including territories like PR, without being registered at that location first?
6. Does the Trustee need to be registered, if it is used in Florida?
7. any other comments or advice? THANK YOU !

## THE RELIGIOUS TRUST

Bernie, [16.07.20 07:41]

[In reply to Albertt]

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### MORE QUESTIONS

Albertt, [16.07.20 13:40]

[In reply to Bernie]

Hello Bernie:

I have read in detail your generous answers. I was engaged in prior appointments until now. Just wished to ask your opinion, not legal advice, on the following:

On item 5, you commented:

5. I know of no law requiring "registering" a Trust or a Corporation Sole before it can exchange currency.

My Comments:

1. Puerto Rico enacts a new Trusts Act On August 31, 2012, Governor Fortuño signed into law Act 219-2012 (the "Trusts Act") to create.....

" The Trusts Act provides new requirements for the creation or establishment of trusts and creates

a Special Registry of Trusts ascribed to the Notarial Inspection Office to register trusts.

Failure to " timely complete such registration will render the trust null and void."

See more details at:

[https://www.google.com/url?q=http://www.mcvpr.com/media/publication/164\\_New%2520PR%2520Trust%2520Act.pdf&sa=U&ved=2ahUKEwisoNGDqdLqAhUIhOAKHRD8Dm8QFjAAegQIBRAB&usq=AOvVaw1CdRUg4xBk8C4e77iwx5ar](https://www.google.com/url?q=http://www.mcvpr.com/media/publication/164_New%2520PR%2520Trust%2520Act.pdf&sa=U&ved=2ahUKEwisoNGDqdLqAhUIhOAKHRD8Dm8QFjAAegQIBRAB&usq=AOvVaw1CdRUg4xBk8C4e77iwx5ar)

2. I believe California requires some registration as well and if a business transaction is performed at its jurisdiction, a fine may be imposed.

This is why the Question#5 was made, as exchange/redemption may be considered a business transaction(?).

On question #6 - Since your Trust is of "judicial status" nor Statutory nor Common Law, it means that it overrides the "uniform trust code" of Florida ?

On Question# 7:

Very original answer and wise words. Amen.

And lastly, for those who already have conveyed currencies /assets into a Trust, can those "assets" be transferred into your Trust as a sale for a nominal value or it requires to be a donation or either way will work?

### MORE ANSWERS ON RELIGIOUS TRUSTS

Bernie, [16.07.20 15:11]

[In reply to Albertt]

5. Because it is a statute, it deals with Statutory Trusts, not our kind of Trust, HOWEVER, it is difficult to impossible to get people below the position of appeals court judge to understand this, in many cases, the prudent course of action would be to register the Trust, as long as registering does not compromise the Ecclesiastical jurisdiction judicial status of the Trust

Because we do not engage in commerce, we would not be risking a fine. Getting a posting location and a bank account does not rise to the level of "doing business."

6. We are not in commerce, so the Uniform Trust Code (commercial) does not apply to us.

7. The other Trust can donate the currency under the terms that the other Trust allows.

Our Trusts can receive donations made by any legal source.

Denise Russos, [28.07.20 11:53]

I'm a little confused. 1. The RCT is a stand-alone trust. Is it also an LLC or is it considered the actual business (foundation) so to speak.

Or do I set up the Foundation as an LLC that is then manager managed within the trust?

And within that trust then establish sub trusts for real estate; vehicles, separate LLCs for any other businesses (also charitable)?

### MORE ANSWERS ON RELIGIOUS TRUSTS

Bernie, [28.07.20 12:03]

[In reply to Denise Russos]

**The Charitable Religious Trust (CRT)** grows out of the needs of a religious society to protect some assets.

To protect these assets, the religious society petitions our court for a Trust.

**The Trusts are NOT FOR BUSINESS.**

**The Trusts are for protecting and distributing holdings of the religious society, for charitable purposes.**

If you want to do business, then you can use the directions in the PowerPoint Presentations that you can find one

[www.TheUltimateInAssetProtection.com/power](http://www.TheUltimateInAssetProtection.com/power)

and be able to operate a business with minimum taxation and maximum security against lawsuits.

These Trusts do not "nest" very well. You cannot "stack" them for the purpose of hiding ownership, etc.

**The Corporation Sole, however, is a "natural" for acting as a Trustee over many Trusts.**

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Your husband does not understand the concept of the Corporation Sole and Charitable Religious Trusts, yet.

It takes a bit of study.

When the system is set up, your Trusts hold and insulate assets, and they hold and isolate liabilities, under the direction of the Corporation Sole, for and on behalf of everyone in your religious society.

Your family is a religious society, dating from as early as Genesis, chapter one, verses 27 and 28, where The Creator made man and woman, blessed them and told them to be fruitful and multiply. We are the result of their obedience to that command.

The Corporation Sole is recognized as being a "body politic," which is a municipal corporation, and its function is to organize and protect the society. A body politic has the power to raise money in any legal manner, and none of the money must be used outside of or for the benefit of anyone other than the people inside the jurisdiction of the body politic.

Because the Corp Sole will be the Trustee of the Trust, the asset or liability will be at the disposal of the society members.