

TRUST COMPANIES ACT (CAP. 336)
TRUST COMPANIES REGULATIONS 2005
**OMNIBUS STATEMENT OF TRUST
ACCOUNTS UNDER REGULATION 19(1)**

FORM

6

Explanatory Notes

1. This statement is to be signed by a resident manager and director of the licensed trust company.
2. Statistics provided under **Part 2** of this Form should only relate to the **trust business regulated under the Trust Companies Act**.
3. Where there is an asterisk (*), please delete whichever is inapplicable.

Name of the licensed trust company:

The information required in this form is taken as of calendar year ended 31 December 20____

PART 1 – HEADCOUNT OF LICENSED TRUST COMPANY

Category of Headcount	Singapore Citizens or Permanent Residents	Others	Total
Professionals ¹			
Support Staff / Others			
Total			

¹ **Professionals** refer to persons who are earning more than S\$3,500 per month and **must be** engaging substantially in trustee, trust administration or custodian activities.

PART 2 – TRUST BUSINESS REGULATED UNDER THE TRUST COMPANIES ACT**I) Sources of revenue**

a) Revenue earned from trust business (S\$'000)	Foreign Trust²	Domestic Trust³	Total (S\$'000)
Arranging or Creating or Both			
Trusteeship only			
Provision of Trust Administration Services only			
Trusteeship and Provision of Trust Administration Services			
Grand-Total			

b) Top 3 major markets⁴ ranked by revenue earned from trust business

	Country	Revenue Earned (%)
1.		
2.		
3.		

² A trust is regarded as a foreign trust if every settlor and every beneficiary of the trust are -
(i) individuals who are neither citizens of Singapore nor tax resident in Singapore;
(ii) foreign companies;
(iii) persons (other than those mentioned in (i) and (ii)) who are neither resident in Singapore nor constituted or registered under any written law in Singapore;
(iv) trustees of other trusts which are regarded as foreign trusts for the purposes of section 13G of the Income Tax Act; or
(v) foreign accounts of charitable purpose trusts.

³ A trust is regarded as a domestic trust if any of the settlors and beneficiaries are not persons/accounts referred to in Footnote 2.

⁴ Based on the nationality of the settlor.

II) Assets under trusteeship and/or administration

a) Trust Assets (S\$m)	Foreign Trust	Domestic Trust	Total (S\$m)
Trusteeship only			
Provision of Trust Administration Services only			
Trusteeship and Provision of Trust Administration Services			
Grand-Total			

b) Please also state the percentage of trust assets under trusteeship and/or administration arising from institutional settlors _____

c) Categorised by type of assets under the trust⁵	Total (S\$m)
Cash	
Fixed Income [^]	
Stocks and Shares [^]	
Funds	
Others (please specify)	
Total	

[^] Direct Investment

⁵ Trust companies are given the flexibility to specify other categories if trust assets are not captured in this degree of granularity.

d) Categorised by amount of assets under the trust	Number of Trusts	Assets under trusteeship and/or administration (S\$m)
Up to S\$1m		
> S\$1m to S\$10m		
> S\$10m to S\$100m		
> S\$100m		
Total		

III) Charitable Trusts

Charitable Trusts	Foreign Charitable Trusts⁶		Domestic Charitable Trusts⁷	
	No. of Trusts	Assets under trusteeship and/or administration (S\$m)	No. of Trusts	Assets under trusteeship and/or administration (S\$m)
Individual settlors/testators				
Institutional settlors				
Total				

IV) Number of trusts under Singapore/Foreign trust law

	Trusts established under Singapore Trust Law	Trusts established under Foreign Trust Law
No. of trusts		

⁶ A trust is regarded as a foreign charitable trust if the trust is a trust established for charitable purposes or a trust where the beneficiaries are charities, and the settlor is: -

- (i) an individual who is neither a citizen of Singapore nor tax resident in Singapore;
- (ii) a foreign company;
- (iii) a person (other than those mentioned in (i) and (ii)) who is neither resident in Singapore nor constituted or registered under any written law in Singapore;
- (iv) a trustee of other trusts which are regarded as foreign trusts for the purposes of section 13G of the Income Tax Act; or
- (v) a foreign account of a charitable purpose trust.

⁷ A trust is regarded as a domestic charitable trust if the trust is a trust established for charitable purposes or a trust where the beneficiaries are charities, and the settlor is not any of the persons / accounts referred to in Footnote 6.

PART 3 – OTHER BUSINESSES**I) Revenue and assets under trusteeship and/or administration**

	Revenue (S\$'000)	Assets under trusteeship and/or administration (where applicable) (S\$m)
Corporate management services		
Services in relation to collective investment schemes		
Others (please specify)		
Grand-Total		

II) Private Trust Companies (“PTCs”) administered by licensed trust company⁸

	PTCs with only foreigners as settlors/beneficiaries	PTCs with Singapore citizens or tax residents as settlors/beneficiaries
No. of PTCs		

We declare that all information given in this application and in the attached annexes (if any) is true and correct.

(Signature)

(Signature)

(Name of Director/Resident Manager*)

(Name of Director/Resident Manager*)

Date (dd/mm/yy)

Date (dd/mm/yy)

⁸ In relation to regulation 4(2) of the Trust Companies (Exemption) Regulations 2005.