

United States Department of the Treasury Financial Crimes Enforcement Network

## **FinCENAdvisory**

Subject:
Transactions
Involving the
Marshall Islands

Date: November 2002

Advisory: **Issue 20A** 

**WITHDRAWAL** 

This Advisory is being issued to inform banks and other financial institutions operating in the United States that Financial Crimes Enforcement Network (FinCEN) Advisory 20, regarding the Marshall Islands, is hereby withdrawn.

Since the issuance of Advisory 20, the Marshall Islands has enacted significant reforms to its counter-money laundering system, addressing the points noted in Advisory 20, and has taken concrete steps to bring these reforms into effect. Because of the enactment of new laws and the beginning of effective implementation, enhanced scrutiny with respect to transactions involving the Marshall Islands, as called for in Advisory 20, is no longer necessary. The Marshall Islands now has in place a counter-money laundering system that generally meets international standards, as reflected in the October 11, 2002 decision of the Financial Action Task Force on Money Laundering to remove the Marshall Islands from its list of countries that are non-cooperative in the fight against money laundering.

The withdrawal of Advisory 20 does not relieve institutions of their pre-existing and on-going obligation to report suspicious activity, as set forth in regulations issued by FinCEN and by the federal bank supervisory agencies, as well as their obligation to comply with all other applicable provisions of law.





FinCEN Advisory is a product of the Financial Crimes Enforcement Network,
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