

Marshall Islands



Marshall Islands Offshore (IBC) Company Incorporation

Perhaps one of the most popular and underlying features of an offshore company formation vehicle is the Marshall Islands International Business Company (IBC). Its numerous advantages including its flexibility, tax free structure and the outstanding asset protection legislation have indisputably rendered the Marshall Islands offshore companies one of the most ingenious and prestigious places for business development. With its rather modern corporate laws, the Marshall Islands with their stable economy and fast registration procedure, remain one of the best offshore destination in the Pacific.

COMPANY NAME RESTRICTION	The use of company names that are considered similar and/or already in use, are further considered offensive or rather undesirable will be automatically declined by the Register. Special permission will also be required in the event where the company name will need to include the words “trust, partnership, gaming, foundation, bank, insurance, or establishment” . A valid and approved company name will be accompanied by the following appropriate suffix including “Corp”, “Ltd”, “S.A.”, or “PLC” .
REGISTERED AGENT	A Registered Agent and a Registered Office provided by a licensed Service Provider is required in the Marshall Islands.
TRADING RESTRICTIONS	A Marshall Islands IBC is not allowed to trade within the country.
RE- DOMICILIATION	Re-domiciliation is permitted both into and out of the jurisdiction unless there is any express prohibition to the contrary in the M&A.
ANNUAL REPORTING	NO
TAXATION	Non-resident Marshall Islands companies are exempted from Corporate/dividends/capital gains/ inheritance taxation.
DOUBLE TAX TREATY NETWORK	The Republic of the Marshall Islands has not signed any Double Tax Treaties.
PUBLICLY ACCESSIBLE RECORDS	There is no public register of company officers (Director, secretary and Shareholder) albeit anonymity may be further maintained with the use of nominee services.
COMMON REPORTING STANDARD (CRS)	YES- as of 2018

DISCLOSURE OF BENEFICIAL OWNER	The name and contact details of the beneficial owner and Director(s) are solely held by the Registered Agent under strict confidentiality.
TIME FOR INCORPORATION	It takes approximately 2-4 business days for the registration of a Marshall Islands Company.

ADDITIONAL IMPORTANT CORPORATE INFORMATION

<i>Marshall Islands Company</i>	<i>Corporate Details</i>
GENERAL	
Type of Entity	IBC / Non-Resident Domestic Corporation
Law	Common Law
Registered Office in Marshall Islands	YES - local requirement
Shelf company availability	YES - subject to availability by the Agent
Minimum government fees (excluding taxation)	USD \$450
DIRECTORS in brief	
Minimum number	One
Locality requirement	NO
Location of meetings	Anywhere
SHAREHOLDERS in brief	
Minimum number	One
Location of meetings	Not required
COMPANY SECRETARY in brief	
Required	YES
Locality requirement	NO
SHARE CAPITAL	
Standard currency	USD
Permitted currency	Any
Minimum paid up capital	USD \$1
Customary Authorized capital	USD \$50,000
ACCOUNTS	
Requirements to prepare	YES
Audit /account requirements	NO
Publicly accessible accounts	NO

❖ Quotation Upon Request

❖ For more information or enquires contact us at info@adamante.com.cy



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