



## Offshore private equity holding structures – a comparison

This matrix has been prepared to provide a comparison of the laws of the British Virgin Islands (**BVI**), the Cayman Islands, Guernsey and Jersey as at its date of publication. It is for general information only and is not intended to, and does not constitute legal, financial or other advice upon which you may act or rely and does not constitute an offer to provide such advice. This matrix does not consider any economic substance requirements (if applicable)

	BVI	Cayman <sup>1</sup>	Guernsey	Jersey				
Usual structure for private equity deals	A BVI, Cayman, Guernsey or Jersey holding company ( <b>Topco</b> , where equity will enter the structure) which owns another offshore intermediate holding company ( <b>Midco</b> ) which in turn owns the acquisition vehicle ( <b>Bidco</b> )							
	Debt typically enters the structure at Midco le	Debt typically enters the structure at Midco level						
	Depending on the jurisdiction of the target as	set, Midco and/or Bidco may be formed in a ju	risdiction with a favourable tax treaty (eg Nethe	erlands and Luxembourg)				
Principal legislation for companies	The BVI Business Companies Act (Revised 2020)	The Companies Act (2022 Revision)	The Companies (Guernsey) Law 2008	The Companies (Jersey) Law 1991				
	The BVI Business Companies Regulations (Revised 2020)							
Companies registry	The Registrar of Corporate Affairs	The Registrar of Companies	The Guernsey Registry	The Companies Registry				
Incorporation	Shelf companies are not typically used Company names can be reserved Incorporation can take place within one day, if completed KYC is provided The law does not distinguish between public and private companies	Shelf companies are not typically used Company names can be reserved Companies can be incorporated within one day if express service is used and completed KYC is provided The law does not distinguish between public and private companies	Shelf companies are not available Company names can be reserved Incorporation can take place within one day (standard), or in some circumstances two hours (rapid) or, for a basic asset holding company with standard articles of incorporation, 15 minutes (special) provided that all requisite information, including completed KYC, is provided The law does not distinguish between public and private companies	Shelf companies are not available in Jersey due to the requirement to disclose trading activities and beneficial ownership Company names can be reserved Companies can be incorporated on a same day basis if express service is used and completed KYC is provided Public and private companies are available A company will be treated as public if it has more than 30 registered shareholders (excluding directors and employees)				

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<sup>&</sup>lt;sup>1</sup> This matrix refers to Cayman Islands exempted companies limited by shares

	BVI	Cayman <sup>1</sup>	Guernsey	Jersey
What is it?	A limited liability company ie a body corporat	te with separate legal personality where its shar	reholders benefit from limited liability	
Constitutional documents	Memorandum and articles of association The memorandum and articles of association can be amended by a shareholder resolution This resolution requires the approval of a simple majority (or such higher percentage as is specified in the articles of association) of shareholders who, being entitled to do so, vote in person or by proxy at a general meeting of the company Directors also have certain rights to amend the memorandum and articles of association	Memorandum and articles of association The memorandum and articles of association can be amended by a special resolution This resolution requires the approval of a two thirds majority (or such higher majority as is specified in the articles of association) of shareholders who, being entitled to do so, vote in person or by proxy at a general meeting of the company	Memorandum and articles of incorporation The memorandum and articles of incorporation can be amended by a special resolution This resolution requires the approval of a 75 per cent of shareholders with voting rights (or such higher majority as is specified in the articles of incorporation)	Memorandum and articles of association The memorandum and articles of association can be amended by a special resolution This resolution requires the approval of a two thirds majority of shareholders with voting rights (or such higher majority as is specified in the articles of association)
Must key contracts be governed by local law?	No The memorandum and articles of association/incorporation will be governed by local law Other key contracts (investment and shareholders' agreements, share purchase agreements, facility and bond documentation) can (and usually will) be governed by foreign English or New York law)			
Which documents are publicly available?	Certificate of incorporation, memorandum and articles of association, the date of incorporation, the identity and address of its registered agent, the address of its registered office, any public security filings, plus a few other documents that may be elected or required to be filed in specific circumstances  The identity of shareholders is not a matter of public record, unless the company voluntarily elects to file its register of shareholders with the Registrar of Corporate Affairs (which it must then keep up to date at the Registry)  The register of directors is required to be filed with the Registrar of Corporate Affairs but it is not publicly available, unless the company voluntarily elects to make it so. A list of director names based on the register	The following information is open to inspection by the public for a fee:  name of the company registration number entity type place and date of incorporation registered office address amount of capital and the number of shares into which it is divided date of execution and filing of the memorandum of association name and address of the initial subscribers to the memorandum and the number of shares taken by each date of its financial year end whether the company is active names of the current directors (and, where applicable, current alternate directors)	Basic limited information is available from a public search (including registered office, date of incorporation, company status and economic activity code)  Details of the directors and resident agent are available to purchase (statement of register) as are the certificate of incorporation, memorandum and articles of incorporation, special resolutions, annual validations plus a few other documents required to be filed in specific circumstances  Confidential matters can be included in a shareholders' agreement, which should not need to be filed provided it is appropriately drafted	Certificate of incorporation, memorandum and articles of association, the date of incorporation, the address of its registered office, special resolutions, any public securit filings, an entity profile including shareholder names and limited information regarding significant persons (for example, the company secretary and directors) such as their name, month, year of birth, nationality and correspondence address, plus a few other documents required to be filed in specific circumstances  Confidential matters can be included in a shareholders agreement, which should not need to be filed provided it is appropriately drafted

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Which documents are publicly available? continued	of directors filed, however, is publicly available on request for a fee Changes to the register of directors are also required to be filed within 30 days of the change			
What other types of holding vehicle are available?	A wide variety of different types of company are available, including companies limited by guarantee, unlimited companies, restricted purpose companies and segregated portfolio companies In addition, other types of vehicle are available, including partnerships, limited partnerships, unit trusts and trusts	A wide variety of different types of company are available, including companies limited by guarantee, unlimited companies, limited duration companies and segregated portfolio companies  In addition, other types of vehicle are available, including exempted limited partnerships, limited liability companies, unit trusts and trusts	A wide variety of different types of Guernsey company are available, including no par value companies, guarantee companies, unlimited liability companies, limited life companies, protected cell companies and incorporated cell companies  In addition other types of vehicle are available, including partnerships, limited partnerships, limited liability partnerships, unit trusts, trusts and foundations	A wide variety of different types of Jersey company are available, including no par value companies, guarantee companies, unlimited liability companies, limited life companies, protected cell companies and incorporated cell companies  In addition other types of vehicle are available, including partnerships, various types of limited partnership, limited liability partnerships, unit trusts, trusts and foundations
Registered office	Must be in the BVI	Must be in Cayman	Must be in Guernsey	Must be in Jersey
Annual returns	Save for certain exceptions, an annual return must be filed with the company's registered agent within nine months of the end of the company's financial year and retained by the company's registered agent for at least 5 years from the date it ceases to act as registered agent of the company Annual government fees must be paid to	An annual return must be filed with the Registrar of Companies (together with an annual fee – see below)	Annual validations must be filed with the Guernsey Registry (together with an annual fee – see below)	An annual confirmation statement must be filed with the Jersey Financial Services Commission (JFSC) (together with an annual fee – see below)
	the Registrar of Corporate Affairs in order to remain in good standing			
Government fees	Incorporation and annual BVI government fees of US\$550 each (if authorised to issue 50,000 shares or fewer) or US\$1,350 each (if authorised to issue 50,000 shares or more) Additional fees may be charged in relation to applications to set up funds, carry out regulated activities etc  Additional one off incorporation fees and	Minimum incorporation fee of US\$733 (scaled by reference to authorised share capital)  Minimum annual fee of US\$854 (scaled by reference to authorised share capital)  Additional fees may be charged, depending on nature of company and set up arrangements	Incorporation fee of £100 (within 24 hours), £350 (within two hours) or £750 (within 15 minutes)  Annual validation fee starting at £250  Additional fees may be charged in relation to changes to company particulars, company document filing and applications to set up funds, carry out regulated activities	Name reservation fee of £10 Incorporation fee of £165 (within five business days), £242 (within three business days), £305 (within two business days), £425 (within one business day) and £670 within two hours  Annual confirmation filing fee, depending on the case, of £220 or £225
	then annual fees will be payable to the registered agent/registered office provider,	Annual fees will be payable to the registered agent/registered office provider, which will	etc  Annual fees will be payable to the registered	Additional fees may be charged in relation

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Government fees continued	which will be subject to commercial negotiation	be subject to commercial negotiation	agent/registered office provider, which will be subject to commercial negotiation	regulated activities etc  Annual fees will be payable to the registered agent/registered office provider which will be subject to commercial negotiation
Directors and officers	Minimum of one director  No nationality restrictions or local residency requirements  Corporate directors are permitted  Directors' duties are owed to the company (though a director of a subsidiary may (if permitted by the memorandum and articles) act in the best interests of the holding company even if that is not in the interests of the subsidiary)  Statutory duties are imposed requiring the director to act honestly and in good faith and in what the director believes to be in the best interests of the company  Common law fiduciary duties are equally applicable  A company secretary is permitted but not required	Minimum of one director No nationality restrictions or local residency requirements Corporate directors are permitted Directors' duties are owed to the company Common law fiduciary duties are imposed requiring the directors to act in the best interests of the company, to avoid conflicts of interest etc A company secretary is permitted but not required	Minimum of one director  No nationality restrictions or local residency requirements (assuming the entity is not regulated), though local directors are available, if required  Corporate directors are permitted (except for companies engaged in regulated activities)  Directors' duties are owed to the company Statutory and common law fiduciary duties are imposed requiring the director to act in the best interests of the company, to avoid conflicts of interest etc  A company secretary is permitted but not required	Minimum of one director  No nationality restrictions or local residency requirements (assuming the entity is not regulated), though local directors are available from regulated trust and corporate service providers, if required  Corporate directors are permitted, but a corporate director must be regulated to act as a corporate director  Directors' duties are owed to the company  A statutory duty is imposed requiring the director to act in the best interests of the company  Common law fiduciary duties are imposed eg to avoid conflicts of interest, etc  A company secretary is required
Minimum number of shareholders	Companies must have at least one sharehold	er		
Board meetings	Board meetings do not have to be held locall Directors' resolutions can be passed in writing	y g if permitted by the articles of association/inco	rporation	
Shareholder meetings	Do not have to be held in BVI  No requirement to hold annual or other periodic shareholder meetings unless they are required by the articles of association  Shareholder resolutions can be passed by written resolution if authorised by the articles of association  The majority required to pass a written resolution can be specified in the articles of	Do not have to be held in Cayman Companies that do not conduct business within the Cayman Islands are not required to hold annual or other periodic shareholder meetings unless they are required by the articles of association Shareholder resolutions can be passed by unanimous written resolution if authorised by the articles of association	Do not have to be held in Guernsey The requirement to hold an annual general meeting may be waived by a waiver resolution of the members of the company, ie a majority of not less than 90 per cent Shareholder resolutions can be passed in writing The majority required to pass a resolution in writing is the same as is required at a meeting (a simple majority for an ordinary	Do not have to be held in Jersey  No requirement to hold annual or other periodic shareholder meetings unless they are required by the articles of association  Shareholder resolutions can be passed in writing unless prohibited by the articles of association  The majority required to pass a resolution in writing is either all shareholders with voting rights or a lower majority specified in the

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Shareholder meetings continued	association		resolution, 75 per cent for a special resolution, 90 per cent for a waiver resolution and 100 per cent for a unanimous resolution)	articles of association (though the majority can be no lower than two thirds for a special resolution)	
Share capital	No concept of authorised share capital applicable to BVI companies incorporated	No minimum or maximum authorised or paid up share capital	No minimum or maximum authorised or paid up share capital	No minimum or maximum authorised or paid up share capital	
	under the BVI Business Companies Act	Bearer shares are not permitted	Bearer shares are not permitted	Bearer shares are not permitted	
	(Revised 2020)	Treasury shares are permitted	Treasury shares are permitted	Treasury shares are permitted	
	Instead a BVI business company is authorised to issue a maximum number of shares	Shares can be denominated in any currency and amount and a company can have shares in different currencies and	Shares can be denominated in any currency and amount and a company can have shares in different currencies and	Shares can be denominated in any currency and amount and a company can have shares in different currencies and	
	Bearer shares are not permitted	denominations	denominations	denominations	
	Treasury shares are permitted	Any class of share may be issued (including	Any class of share may be issued (including	Any class of share may be issued (including	
	Shares can be denominated in any currency and amount and a company can have	ordinary, common, preference, preferred, convertible and deferred shares)	ordinary, common, preference, preferred, convertible and deferred shares)	ordinary, common, preference, preferred, convertible and deferred shares)	
	shares in different currencies and denominations	The shares can have such economic, voting and other rights as are determined by the	The shares can have such economic, voting and other rights as are determined by the	The shares can have such economic, voting and other rights as are determined by the	
	Any class of share may be issued (including ordinary, common, preference, preferred, convertible and deferred shares)	parties (with very few restrictions)	parties (with very few restrictions)	parties (with very few restrictions)	
	The shares can have such economic, voting and other rights as are determined by the parties (with very few restrictions)				
Employee share	Companies are able to issue shares in accordance with any common form of employee share scheme				
schemes	The rules of the scheme need not be governed by local law				
	Shares held by employees can either be held directly or indirectly via a company (often called a <b>Manco</b> ) or an employee benefit trust				
	The company may loan money to an employee or an employee benefit trust to assist them in acquiring shares (subject to any contractual restrictions or restrictions in the articles of association/incorporation)				
Financial assistance	No statutory restrictions on financial assistance	e			
How is a company funded?	The company can be funded by a variety of means including cash (where an investor will subscribe for shares using cash), assets (where an investor will contribute assets to the company in return for shares), loans and/or the provision of services				
How does a company return cash or assets to its investors?	A company can return cash or assets to its investors by a variety of means, including distributions, share redemptions and repurchases	A company can return cash or assets to its investors by a variety of means, including distributions, share redemptions, repurchases and court approved reductions	A company can return cash or assets to its investors by a variety of means, including distributions, share redemptions, share buybacks and reductions of capital	A company can return cash or assets to its investors by a variety of means, including distributions, share redemptions, share buybacks and reductions of capital	

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How does a company return cash or assets to its investors? continued	Distributions may be paid from any source subject to satisfaction of a solvency test (both cash flow and balance sheet)  Any additional requirements and/or restrictions can be built into the articles of association	of capital Distributions may be paid out of profits or share premium subject to a cash flow solvency test Subject to satisfying the cash flow solvency test, shares may be redeemed or repurchased out of share capital, profits, the share premium account or out of the proceeds of a fresh issue of shares made for the purposes of the repurchase or redemption Any additional requirements and/or restrictions can be built into the articles of association	The directors will be required to resolve that the company satisfies a cash flow and balance sheet based solvency test (other than for a court sanctioned reduction of capital), but otherwise there are limited restrictions under Guernsey law  Any requirements and/or restrictions can be built into the articles of incorporation	The directors will be required to make a cash flow based solvency statement (other than for a court sanctioned reduction of capital), but otherwise there are limited restrictions under Jersey law  Any requirements and/or restrictions can be built into the articles of association
Can it borrow, give guarantees and provide security over its assets?	Yes Each of a BVI, Cayman, Guernsey and Jersey of Restrictions can be incorporated in its articles			
Can an investor grant security over its shares?	Yes A shareholder can grant security over its shares in a BVI company subject to any contractual restrictions or restrictions in its articles of association It is possible to make public filings of annotated registers of shareholders with the Registrar of Corporate Affairs	Yes A shareholder can grant security over its shares in a Cayman Islands company subject to any contractual restrictions or restrictions in its articles of association There is no public register of security in the Cayman Islands	Yes A shareholder can grant security over its shares in a company in accordance with the Security Interests (Guernsey) Law, 1993, subject to any contractual restrictions or restrictions in the company's articles of incorporation There is no register of security in Guernsey	Yes A shareholder can grant security over its shares in a company in accordance with the Security Interests (Jersey) Law 2012, subject to any contractual restrictions or restrictions in the company's articles of association Security granted under the Security Interests (Jersey) Law 2012 can be registered in Jersey
Does it have unlimited duration?	Yes Unless its memorandum or articles of associat	ion/incorporation provide otherwise	,	

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Accounting and audit requirements	Companies must maintain accounting records	Companies must maintain accounting records	Companies must maintain accounting records	Companies must maintain accounting records
	Such accounting records need not be made publicly available	Such accounting records need not be made publicly available	Such accounting records need not be made publicly available	Such accounting records need not be made publicly available
	Audited financial statements are not required unless the company is subject to	Audited financial statements are not required unless the company is subject to	Financial statements must be produced, covering a maximum period of 18 months	Financial statements must be produced, covering a maximum period of 18 months
	regulation by the BVI Financial Services Commission (BVI FSC)	regulation by Cayman Islands Monetary Authority	Audited financial statements are required unless the company is exempted by a	Only public companies or those subject to regulation by the JFSC must file accounts
	Companies must file with their registered agent an annual financial return. These are not publicly available but will be provided by the registered agent to the BVI FSC or any other competent authority on request		waiver resolution of the members of the company, ie a majority of not less than 90 per cent	Audited financial statements are not required unless the company is a public company or is regulated by the JFSC
Confidentiality	The identity of shareholders is not a matter of public record, unless the company voluntarily elects to make a public filing of its register of shareholders with the Registrar of Corporate Affairs (which it must then keep up to date at the Registry)  A list of director names based on the register of directors filed with the Registrar of Corporate Affairs is publicly available on request for a fee  The BVI has entered into numerous tax information exchange agreements but it does not allow 'fishing expeditions'	The identity of shareholders is not a matter of public record except that the name and address of the initial subscribers to a company's memorandum of association and the number of shares taken by each subscriber are publicly available  In practice, the initial subscriber to a company's memorandum of association is typically a third party service provider  Any person may, for a fee, inspect the list of the names of a company's current directors (and, where applicable, current alternate directors) maintained by the Registrar of Companies	The identity of registered shareholders is not publicly available  A process, including a court application, may enable a person who has a proper purpose to inspect the register of members. However, the register of members holding redeemable or non-voting shares is not subject to this application process. Generally redeemable shares are used to preserve confidentiality though nominee shareholders may also be used. Guernsey has entered into numerous tax information exchange agreements but it does not allow 'fishing expeditions'	A company's annual confirmation statement verifies to the JFSC that the beneficial owner information, significant person information and any other prescribed information provided to the JFSC in relation to the company is accurate. Subject to exceptions, certain significant person information (relating to directors and company secretary) and shareholder details are publicly available on payment of a nominal fee to the JFSC, in an entity profile. However, information regarding the identity of beneficial owners is not currently available to the public, unless the beneficial owner is a director, company secretary or direct shareholder  Jersey has entered into numerous tax information exchange agreements and shares information with law enforcement agencies in line with the Egmont Principles and Charter but it does not allow 'fishing expeditions'  Nominee shareholders, provided by regulated trust and corporate service providers, are commonly used to preserve confidentiality of shareholder details

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Exit options	BVI, Cayman, Guernsey and Jersey companie	sale, including a traditional share purchase trar s are regularly used for IPOs and have been list ng Kong Stock Exchange, Euronext and the Tord	ed on most of the world's major stock exchang	_	
How is it wound up/dissolved?	Voluntary liquidation (if the company is solvent)	Voluntary liquidation (if the company is solvent)	Voluntary winding up (if the company is solvent)	Summary winding up (if the company is solvent)	
	This process must be conducted by a voluntary liquidator	The process must be conducted by a voluntary liquidator	This process can be conducted by the directors or by a liquidator	This process can be conducted by the directors or by a liquidator	
		A voluntary strike off process is also available	A voluntary strike off process is also available		
Tax	The BVI has no income tax, corporation tax, capital gains tax, inheritance tax, gift tax, wealth tax or any other form of direct taxation or withholding	Cayman has no income tax, corporation tax, capital gains tax, inheritance tax, gift tax, wealth tax or any other form of direct taxation or withholding	Guernsey has a standard zero per cent rate of corporate tax for companies that are tax resident in Guernsey (subject to limited exceptions)	Jersey has a standard zero per cent rate of corporate tax for companies that are tax resident in Jersey (subject to limited exceptions)	
	There are no currency exchange controls in the BVI	There are no currency exchange controls in Cayman	Guernsey has no withholding tax, capital gains tax, inheritance tax, gift tax, or wealth	Jersey has no withholding tax, capital gains tax, inheritance tax, gift tax, or wealth tax	
			tax  There are no currency exchange controls in Guernsey	There are no currency exchange controls in Jersey	
AML/CFT	BVI, Cayman, Guernsey and Jersey have strict AML/CFT regulations and high regulatory standards				
	Successive independent reports, including by the IMF, have recognised the BVI, Cayman, Guernsey and Jersey as leaders in the field of compliance and governance				
FATCA compliance	In June 2014 the BVI and the US signed an intergovernmental agreement to improve international tax compliance and to implement FATCA based on the model 1(b)	In November 2013 the Cayman Islands and the US signed an agreement to improve international tax compliance and to implement FATCA based on the model 1(b)	In December 2013 Guernsey and the US signed an agreement to improve international tax compliance and to implement FATCA based on the model IGA	In December 2013 Jersey and the US signed an agreement to improve international tax compliance and to implement FATCA based on the model IGA	
	IGA As a result, the withholding tax and account closure requirements will not apply, apart from in circumstances of unresolved	The Cayman Islands have also agreed to the automatic exchange of financial information on the basis of the standard published by	As a result, the withholding tax and account closure requirements will not apply, apart from in circumstances of unresolved significant non-compliance	As a result, the withholding tax and account closure requirements will not apply, apart from in circumstances of unresolved significant non-compliance	
	significant non-compliance Under the terms of the agreement, financial institutions will provide the BVI International Tax Authority (BVI ITA) with the required	the OECD (CRS)  To implement FATCA and CRS, the Cayman Islands have adopted regulations (AEOI Regulations)	Under the terms of the agreement, financial institutions will provide the Guernsey Director of Revenue Service with the required information	Under the terms of the agreement, financia institutions will provide the Jersey Comptroller of Taxes with the required information	
	information  The BVI ITA will then forward that information to the Competent Authority in	As a result, the withholding tax and account closure requirements will not apply, apart from in circumstances of unresolved	The Director will then forward that information to the Competent Authority in the USA	The Comptroller will then forward that information to the Competent Authority in the USA	
	the USA	significant non-compliance	Guernsey has also agreed to the automatic	Jersey has also agreed to the automatic	

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FATCA compliance continued		institutions will provide the Cayman Islands Tax Information Authority (Cayman TIA) with the required information The Cayman TIA will then forward that information to the Competent Authority in the USA and other foreign fiscal authorities	exchange of financial information on the basis of the standard published by the OECD (CRS)	exchange of financial information on the basis of the standard published by the OECD (CRS)	
			CRS has been implemented in Guernsey by the Income Tax (Approved International Agreements) (Implementation) (Common Reporting Standard) Regulations, 2015 which came into force on 1 December 2015	CRS has been implemented in Jersey by the Taxation (Implementation) (International Tax Compliance) (Common Reporting Standard) (Jersey) Regulations 2015, which came into force on 1 January 2016	
Quality of legal profession, service providers and the courts	Very high  Most lawyers have practised in London or another major international finance centre and many are dual- or multi-qualified  The local courts commonly preside over large and complex international disputes  The Judicial Committee of the Privy Council in London is the court of final appeal				
What are the benefits of this particular jurisdiction?	The legal regimes in each of the BVI, Cayman, Guernsey and Jersey for private equity transactions are materially the same, with the result that the choice of jurisdiction is unlikely to be driven by particular laws  The choice of jurisdiction will generally come down to other factors such as:				
	• Investor preference - investors will often prefer to invest via certain jurisdictions, due to perceptions of and/or existing relationships within certain jurisdictions (eg Asian and Russian investors will often be more familiar with BVI, US investors will often be more familiar with BVI and Cayman; European investors will often be more familiar with Jersey and Guernsey)				
	• Sponsor preference - if the sponsor has existing operations and/or relationships in a particular jurisdiction				
	• Sector - certain jurisdictions are more closely associated with certain sectors (such as Guernsey with gaming and Jersey with UK real estate)				
	Tax - each jurisdiction is tax neutral so they should all offer the same benefit in this respect				

## **Contacts**

To find out more, please get in touch with your usual Mourant contact, or alternatively, a full list of contacts can be found here