

APPLICATION FORMS TO INCORPORATE AN INTERNATIONAL BUSINESS COMPANY IN ANGUILLA

I/We				of			
hereby instruct behalf as follow		orporate Servi	ices Limite	d to form a AN	GUILLA	International Business Company	(IBC) on my/our
(A) Name of C	Company						
•	any name has no	·	n reserved,	please provide	three (3) al	ternative names below:	
	lum and Article		tion				
(i) Standard Pı	rovisions: Suita	able for every	type of bus	siness activity			
Do you require	this?		Yes		No		
(ii) Non-standa	ard Provisions:						
Do you require	this?		Yes		No		
sheet of paper.	provide details o		•		·		
(D) Authorised	l Capital: (Chec	ck ☑ one)					
Standard	-	00 of US\$1 p	ar value of	share)			
Non-Standard		-			ense fee fo	r such company is US\$1000)	
Option 1.	Share Capital	-			e of Shares		
Option 2.	Share Capital				par value sh		

	oe operating?		
Source of funding for shares and asse	ts held by the Company:		
Director (s) (Minimum required is or	20)		
Director (s) (willimmum required is or			
International Corporate Services I	mited to supply Nominee Director (See Nominee Due I	Diligence Requiren	
Nominee Fee Schedule)	inned to supply Nominee Director (See Nominee Due 1	onigence Requiren	
Director(s) are as follows: (Please see)	Appendix 1 for due diligence)		
	Director Name		
Director Name	Director Name		
	Director Name Address		
Director Name			
Director Name			
Director Name Address	Address		
Director Name	Address Tel.		
Director Name Address Tel. Fax	Address Tel. Fax		
Director Name Address Tel. Fax Email Address	Tel. Fax Email Address		
Director Name Address Tel. Fax	Address Tel. Fax		
Tel. Fax Email Address Passport Number	Tel. Fax Email Address Passport Number		
Director Name Address Tel. Fax Email Address	Tel. Fax Email Address		
Tel. Fax Email Address Passport Number	Tel. Fax Email Address Passport Number		
Director Name Address Tel. Fax Email Address Passport Number Director Name	Tel. Fax Email Address Passport Number Director Name		
Director Name Address Tel. Fax Email Address Passport Number Director Name	Tel. Fax Email Address Passport Number Director Name		
Director Name Address Tel. Fax Email Address Passport Number Director Name Address	Tel. Fax Email Address Passport Number Director Name Address		
Director Name Address Tel. Fax Email Address Passport Number Director Name Address Tel.	Tel. Fax Email Address Passport Number Director Name Address Tel.		
Director Name Address Tel. Fax Email Address Passport Number Director Name Address Tel. Fax	Tel. Fax Email Address Passport Number Director Name Address Tel. Fax		
Director Name Address Tel. Fax Email Address Passport Number Director Name Address Tel.	Tel. Fax Email Address Passport Number Director Name Address Tel.		

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(ii) Registered Shares to be issued as follows: (Please see Appendix 1 for due diligence)

	☐ Registered Shares	
	Name	Number of
	Address	shares Passport
		Number
	Name	Number of shares
	Address	Passport Number
(a) D (b) H within	Yes No No las any Director, Shareholder, Beneficial O n the last ten years? No	wner, or their close family member hold political or public office in any country? wner of their close family member held political or public office in any country ne above:
(K) (C	Company Seal to be provided by: International Corporate Services Limited Yourselves (Imprint must be sent to Reg	
(L) D	o you require a bank account?	
	Yes (If yes, we will send you a list of the	e banks we recommend)
	No	109
(IVI) I	Do you require notarization and/or apostill	e:
	Yes (If yes, please specific which docs)	
	No	

(N) Do	you require Cer	tification by Consulate?	
	Yes (If yes, ple	ase specify the country)	
	No		
(O) Ma	_	r all original documents and future courier (all documents will be sent to this addr	ress unless advised
	Name / Company		
	Address and Telephone number		
incorpo a penali shall in	orated or continued ty of an amount ed nmediately thereat	the annual fee is payable not later than the last day of the calendar quarter in which the IB d. PENALTIES An IBC that fails to pay the annual fee by the due date shall, in addition to qual to 10% of the annual fee (e.g a company due to file its annual fee by 30th June 2007 after incur a penalty of 10%, i.e US $200 + 20 = US220$ payable to the Government of Anguinvoices pertaining to renewals be sent to us by:	the annual fee, pay nd fails to do so,
(b) Ema	ail to this address:		
(C) Iviai			
(Q) A(CCOUNTING R	ECORDS:	
account the enti	ting records shall ty with reasonabl) where the accou	uilla it is mandatory for all Anguilla companies and entities to keep reliable accoun include sufficient information to explain the company's transactions and determine the fire accuracy. The entity shall provide its registered agent with a written record of the physical records are kept and notify the registered agent of any change thereto within fourtee	inancial position of sical address of the
I theref immedi		aplete the Accounting Records Declaration (attached) and notify ICS of any changes to	o such information
(R) Ins	tructions submit	ted by:	
	Name		
	Address		
	Tel.		
	Fax Email		-
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* I/We declare and confirm the above information is true and correct and that the company to be incorporated will not be used for money laundering, terrorist activities or any other illegal activity or in a manner likely to damage the good name of International Corporate Services Limited or the jurisdiction of incorporation. I/We will take independent legal advice before proceeding and I am/We are aware, and intend, to honour my/our legal responsibilities in my/our jurisdiction.

I/We confirm and agree that should any changes occur in the information contained herein I/We will inform International Corporate Services Limited.

Signature of Beneficial Owner						
Dated this day	of	20				

Terms and Conditions

BETWEEN	
	of(hereinafter called "the beneficial owner") of the One Part.

INTERNATIONAL CORPORATE SERVICES LIMITED

a company incorporated and existing under the laws of the Anguilla and having its registered office at #1 Mapp Street,
Anguilla City, Anguilla C.A.(hereinafter called the Overseas Registered Agent")
of the Other Part.

Whereas:

AND:

- A. The Owner has caused a company to be incorporated under the laws of Anguilla known as ______(Hereinafter called "the company").
- B. The Owner wishes to arrange for a registered office and local agents to attend to the affairs of the Company.
- C. The Registered Agent carries on the business of providing such services for companies registered in Anguilla.

NOW THIS AGREEMENT WITNESSES that:

A. <u>ENGAGEMENT:</u>

The Owner hereby engages the Overseas Registered Agent and the Overseas Registered Agent agrees to serve the Owner as an overseas registered agent with effect from the date hereof until the 31st day of December of that year and from year to year thereafter until either party in accordance with its provisions terminates this agreement.

B. <u>DUTIES:</u>

As Overseas Registered Agent to the Owner, the Overseas Registered Agent shall perform the following duties on behalf of the Company:

- 1. Provide for a registered office of the Company to which all communications and notices may be addressed, but nothing herein shall permit the Company to transact any business at or utilize any staff or equipment at its registered office.
- 2. Give notice to the Registrar of Company of any change in the location of the registered office of the Company in accordance with the International Business Companies Act (the Act).

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- 3. Keep in custody an imprint of the common seal of the Company at its registered office.
- 4. If required maintain and keep in custody a register of directors and officers and a register of mortgages and charges of the Company and, a register of members at its registered office, in accordance with the Act.
- 5. Give notice to the Registrar of Companies of any change of which the Overseas Registered Agent is notified in the name, address, Memorandum and Articles of Association of the Company, as required by the Act.
- 6. Maintain and keep in custody all minutes of meetings of the directors and members of the Company of which the Overseas Registered Agent is notified or supplied, in accordance with the Act.
- 7. Cause notices to be delivered of meetings held, and minutes and resolutions to be drawn and executed to enable the Company to hold meetings of the members or meetings of the directors anywhere in accordance with the Act and upon payment of such further fees as may be agreed upon such special meeting and resolutions as may be required by the Owner.
- 8. Open, consider, and, if necessary and/or permitted by the laws of Anguilla, forthwith deliver to the Owner at his last known address a summary of, or all, writs, notices, summonses, orders, or other documents delivered or served upon the Company at its registered office, in accordance with the Act.
- 9. If requested to do so by the Owner, to cause appropriate nominee directors or shareholders upon payment of such further fees as may be agreed upon and to furnish to the Registrar of Companies all annual fee payable not later than the last day of the calendar quarter in which the IBC was incorporated or continued, in accordance with the Act.
- 10. Alert the Owner, generally, of changes or clarifications in the laws of the Anguilla that might affect the status or business of the Company.
- 11. Retain and hold any bearer share issued by the company and information on the beneficial owner of such share.

C. <u>COMPENSATION:</u>

Subject to Clause D herein, the Overseas Registered Agent shall be paid the sum of US\$280.00 annually, or such sum as may from time to time be chargeable, which sum excludes any other charges incurred on behalf of the Company during the previous year and also excludes the annual license fee or any other appropriate government fees, if any, in the year. Payment shall be made at International Corporate Services Limited of #1 Mapp Street, Belize City, Belize C.A. annual fee is payable not later than the last day of the calendar quarter in which the IBC was incorporated or continued; and any delay in receipt of prompt payment in full by the Owner shall be sufficient cause for the Overseas Registered Agent to cease performance of the duties of the Overseas Registered Agent, notwithstanding the consequences of such non-performance to either the Owner or the Company.

D. NOTICE OF INCREASED COMPENSATION:

If the Overseas Registered Agent sends to the Owner before the 15th day of November in any year written notice of any increase in the compensation payable to the Overseas Registered Agent, it shall be effective for the next calendar year without amending this agreement.

E. <u>CONFIDENTIALITY:</u>

The Overseas Registered Agent shall not, on its own accord, except as authorized in writing by the Company or as required by any law, regulation or practice, disclose or permit the disclosure to any person any information of any kind relating to the directors, officers, members, business, or affairs of the Company.

F. <u>TERMINATION:</u>

i. The owner may terminate this agreement at any time upon at least ten (10) days' notice in writing or an order of a court, but compensation paid to the Overseas Registered Agent prior to termination shall not be accrued and no part of it shall be refundable. The Owner hereby grants to the Overseas Registered Agent a first charge by way of lien upon the corporate documents of the Company as security for payment to the Overseas Registered Agent of its compensation pursuant to this agreement.

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ii. The Overseas Registered Agent, may at any time without assigning any reason therefore, resign by giving at least thirty (90) days' notice in writing to the Owner. The Overseas Registered Agent may elect to immediately cease to provide nominees in any capacity, in which case, resignations shall thereupon be inserted in the corporate records and share transfers shall be endorsed to their respective beneficiaries and held for delivery. If the Overseas Registered Agent resigns, its compensation shall be apportioned as to fees but not disbursements, and any credit remaining shall be paid to the Owner.

G. NOT TO USE CORPORATION FOR CRIMINAL PURPOSES:

- (a) The Owner warrants that the Company shall not be managed or used to infringe any laws and expressly absolves the Overseas Registered Agent from any liability in respect of compliance for any disclosure which may be occasioned by the Owner entering into any illegal activity;
- (b) The Owner declares, warrants and confirms that the statements set out in the Schedule hereto are true and accurate in all respects.

H. NOTICES:

Any notice required or permitted to be given by this agreement shall be in writing and may be delivered by hand or transmitted by email or facsimile transmission, in which case, it shall be deemed to have been delivered two (2) days after transmission, or mailed by prepaid registered mail addressed to the party concerned at his last known address, in which case, it shall be deemed to have been delivered seven (7) days after mailing, as aforesaid.

I. TIME OF ESSENCE:

Time shall, in all respects, be of the essence of this agreement.

J. ENTIRE AGREEMENT:

This agreement constitutes the entire agreement between the parties hereto with respect to all matters herein and neither of the parties shall rely upon or regard as material any representation or statement whatsoever not incorporated herein and this agreement shall not be amended except by instrument of equal formality.

K. <u>INUREMENT:</u>

This agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors, and assigns.

L. HEADINGS:

The headings used throughout this agreement form no part of it and shall be deemed to have been inserted solely for the convenience of reference.

M. INDEMNITY:

The Owner hereby agrees to at all times indemnify and save harmless the Overseas Registered Agent, its officers, directors, or beneficial or registered shareholders from all actions, causes of actions, claims, or demands in any way arising from the Overseas Registered Agent acting on behalf of the Owner on the terms herein, including any action or omission of the Registered Agent or any of its officers, directors, or shareholders, excepting only wilful acts or fraud by the Overseas Registered Agent, its officers, directors, or shareholders.

	SCHEDULE
1.	I am in the business of
2.	The source of funding for the incorporation and maintenance of the company and its accounts is from
	·

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3.	The funds to incorporate maintain and operate the company as well as any future transactions through the above company will not be from any illicit sources such as drug trafficking or money laundering.			
4.	I am not involved in any illicit activities nor is there any criminal or civil action pending or threatened against me or related person.			
	DATE:	_ DAY OF	., 20	
BENEF	TICIAL OWNER			
NAME	IN BLOCK LETTERS			
SIGNA	TURE			
	l on behalf of Internat SEAS REGISTERED	tional Corporate Services Limited AGENT		
NAME	IN BLOCK LETTERS			
SIGNA	TURE		<u> </u>	