

#### **NEW CLIENT DOCUMENTATION PACKAGE**

Find enclosed herewith our company formation questionnaire and related documentation required to commence a business relationship with St. George's Services Limited. This documentation is requested such that we may fully understand your circumstances and will enable us to provide corporate administration services to best meet your objectives. In the event that certain information requested is not applicable to your circumstances, please complete the relevant box by stating "Not applicable".

#### POLICY ON ACCEPTANCE OF NEW BUSINESS

It is the policy of St. George's Services Limited to enter into client relationships with reputable individuals. We will not knowingly assist in the contravention of the laws and regulations of any country, nor will we accept any business, the nature of which would, or might, for any reason, call into question the integrity of St. George's Services Limited. It is our mandate to "know our client" and this will help to ensure that our clients enjoy the advantages of a reputable service provider.

In accordance with our obligations under Bermuda law, every prospective customer, beneficial owner or other individual who contributes property to the company will be required to provide in advance of the commencement of business relationship a number of customer due diligence documents ("CDD"), as detailed further in this New Client Document Package. We understand that such information may be sensitive and we undertake to hold same in confidence.

On acceptance of new business we will observe the following business practices:

- Whenever possible, we prefer to meet with prospective clients before accepting the business;
- All appointments of individual staff members of St. George's Services Limited as directors or officers of companies must be agreed by such persons in advance of such appointment;
- We will open and maintain investment, custodian or other accounts with acceptable institutions in Bermuda or abroad, where required for efficient administration of the company;
- Any person proposed for appointment as investment advisor must be able to demonstrate competence in the provision of investment advice; and
- We will make such enquiries as we deem appropriate to ascertain the origin of money or other assets contributed to the company.

#### **COMPANY FORMATION QUESTIONNAIRE**

Bermuda companies fall into two principal categories: companies incorporated by Bermudians to trade primarily in Bermuda ("local companies") and companies incorporated by non-Bermudians for the purpose of conducting business outside of Bermuda ("exempted companies").

The first step in the registration procedure is the reservation of a name with the Registrar of Companies ("Registrar"). Please note that it is necessary to advise the Registrar of the proposed business of the company when reserving the name. Provided we are in receipt of all relevant original documentation required to proceed with incorporation, the application to form a company is then submitted to the Bermuda Monetary Authority (the "BMA"). If there are no follow-up queries from the BMA, the process of incorporation can be accomplished on the same day application is made. Where the consent of the Minister is required however, the time needed is usually two to three working days from the date that the BMA has received all necessary information relating to the proposed company, and all personal declarations from the proposed beneficial owners.

As part of the process of incorporation of local companies (only), it will be necessary to advertise the name and objects of the Company in a local newspaper. Once the advertisement has run, we will submit an application to the BMA.

The annual government fee is payable at the same time application is made to incorporate a company and thereafter, in January (exempted companies) or March (local companies) of each year. If the fee is not paid on time, a penalty of \$300 (exempted companies) and \$150 (local companies) will be charged. If the Company is incorporated after 31<sup>st</sup> August, only half the relevant annual fee is payable. The basis for calculation of the fee is set out in our fee schedule.

An exempted company may apply to the Minister of Finance of Bermuda under the Exempted Undertakings Tax Protection Act, 1966 for an assurance that until March 2035, in the event of there being enacted in Bermuda any legislation imposing tax computed on profits or income or computed on any capital asset, gain or appreciation or any tax in the nature of estate duty or inheritance tax, then the imposition of any such tax shall not be applicable to such undertaking or to any of its operations or obligations. Such assurance will not, however, prevent the application of any such tax to persons ordinarily resident in Bermuda. There is an application fee of \$179.

#### 1. GENERAL

(a) The name of the Company may be reserved and, if a local company, must be advertised. The Company name must end in either "Limited" or "Ltd.". If initials are used, please specify what they stand for. Please provide your first choice name and two alternatives:

1.	
2.	
3.	

(b) Local or Exempt

#### 2. OBJECTS AND POWERS

In the space below, please provide details of the principal intended business of the Company (for example real estate holding, ship/aircraft ownership, investment holding, consultancy services, etc). A brief business plan is preferred, if available.

Please note that there are specific requirements in the case of the incorporation of certain types of companies, including among others, companies incorporated to offer investment advice and professional services. If it is intended to incorporate any such company, please provide a resumé for each principal, speaking to his or her expertise in the relevant area.

3.	BANK ACCOUNTS
	specify the bank at which the Company will open accounts. If accounts will be required at more than one please attach a separate sheet:
Name	e of Bank:
Туре	/currency of account:
Signi	ng authority:
4.	SHARE CAPITAL
Compa	anies limited by shares are no longer required to maintain a minimum share capital.
(a)	State the amount and currency of the Company's share capital:
(b)	Under Bermuda law, shares of no par value are not permitted. It is most common to issue shares of par value \$1.00 each. State the par value of shares of the Company's shares:
(c)	There is no legal requirement as to the minimum percentage of the call on share capital. State the percentage call on the Company's capital:
5.	<b>REGISTERED OFFICE IN BERMUDA</b> (if other than 27 Reid Street, Hamilton HM 11, Bermuda):
6.	SECRETARY (if other than St. George's Services Limited):

#### 7. DATE OF COMMENCEMENT

why:		

State when the Company would wish to commence its business and if the commencement date is critical, state

#### 8. OWNERSHIP AND ORGANISATION OF THE COMPANY

Bermuda Government policy requires full disclosure of the ultimate beneficial ownership of a Bermuda company. This information will be held in the strictest confidence by the Minister of Finance and all public officers having access thereto.

Where the ultimate beneficial owner of the proposed company is an individual, he or she must complete the enclosed <u>Declaration Regarding Source of Funds & Solvency</u>, <u>Personal Information</u> form and <u>Personal Declaration</u>, all of which form part of this Questionnaire.

Where the ultimate beneficial owner is a private company, each shareholder must complete the enclosed **Declaration Regarding Source of Funds & Solvency (if applicable), Personal Information** form and **Personal Declaration**. In addition, the latest financial statements (if any) of the company should also be provided. Where one or more intermediate companies are involved, this information will be required for the direct owner and the ultimate beneficial owner(s) only.

Please note that the owner of an existing company in Bermuda may be required to produce updated information if the existing company was formed more than three years prior to this application.

Where the ultimate beneficial owner is a public company, quoted on a recognized stock exchange, it will be necessary to specify the name, registered office address of the company and the stock exchange(s) on which it is listed.

Where the ultimate beneficial owner is a trust, it will be necessary to provide the name of the trust, date and country of establishment, name and address of trustees, and a <u>Declaration Regarding Source of Funds & Solvency (if applicable)</u>, <u>Personal Information</u> form and <u>Personal Declaration</u> for the settlor and each adult beneficiary in whose main interest the trust operates.

Where the ultimate beneficial owner is a partnership, it will be necessary to provide a <u>Declaration Regarding</u> <u>Source of Funds & Solvency (if applicable)</u>, <u>Personal Information</u> form and <u>Personal Declaration</u> for each of the general and limited partners and the most recent financial statements of the partnership.

Under Bermuda law, bearer shares are not permitted. The share register of a company is open for inspection by the public, upon request. If required, St. George's Services Limited can arrange for provision of a corporate nominee shareholder.

### (a) Allotment of share capital:

Name:	Address:	Number of shares:	Shares to be registered in own name or to nominee?

(b) Who will have custody of the share certificates?																
(c)	Is it int (i)	ended to m				contri	bution	to the	api	tal or sur	rplus o	of the	Comp	any?	Yes	No
	(1)	11 30, 111 W	VIIat													
	(ii)	In what f	form	ı (i.e. c	ontribu	tion to	surplu	ıs, share	ehol	der loan,	, share	e pren	nium,	etc.)?		
(d)	Provide the names of directors and alternate directors (if any) and their respective offices. Every company must have a President and Vice-President or Chairman and Deputy Chairman. An exempted company must have a minimum of one director, secretary or "resident representative" who is ordinarily resident in Bermuda. A resident representative must be an individual or company ordinarily resident in Bermuda who will be entitled to receive notice of, attend and be heard at and receive copies of all minutes of all meetings of the directors and members and any committees thereof. The resident representative will act as agent for service of process in Bermuda.										company esident in Bermuda, tes of all					
		formation Your Clien							for	<u>each</u> in	tende	d Dire	ector a	ınd Oj	fficer,	together
Name	):															
Office	to be he	eld:														
Name	): 															
Office	to be he	eld:														
Name	): 															
	to be he	eld:														
Name																
Office	to be he	eld:														

(e)	Central contact numbers for the purpose of giving notice of directors and members meetings:							
	(i)	(i) Members meetings:						
	Contact person:							
		Telephone:						
		Fax:						
	(ii)	Directors meetings:						
		Contact person:						
		Telephone:						
		Fax:						
(f)	Will th	ne Company establish a bu	siness office in Bermuda? Yes No					
If so,	what will	be the staff requirements	?					
(g)	Name	of accountant, who will m	naintain the Company's financial records:					
(h)		1 1	o proper records of account with respect to its business activities. These tered office or at such other place as the directors think fit.					
	The records are required to be available for inspection by the directors at any time. When the books of account are kept outside of Bermuda, the Company must maintain sufficient records in Bermuda as will enable the directors to ascertain with reasonable accuracy the financial position of the Company at the end of each quarter.							
	The directors are required to present to the members of the Company in general meeting in each year financial statements for the relevant financial period, prepared in accordance with generally accepted accounting principles, together with an auditor's report thereon. The presentation of financial statements and audited accounts may be waived provided that all the members and directors agree.							
Name	of audito	or:						

(i)	Date of termination of f	inancial year:			
(j)	First accounting period	will end on:			
(k)	Bye-laws				
	se detail any special requir lard Bye-laws is available o		be incorporated in	to the Bye-laws. A	specimen copy of ou
(1)	To whom should we loo	ok on a continuing ba	sis for instructions	and settlement of ou	r fees?
Nam	me:				
Addı	lress:				
Cont	ntact numbers:				
Client	nt Signature	_ Dated this _	day of	, 20	
Citeni	u Signature				

# **DECLARATION REGARDING SOURCE OF FUNDS AND SOLVENCY** (to be completed by each individual proposing to transfer property to the Company)

To	St. George's Services Limited
Re	Company Name (the "Company")
	Company Name
$I, \bar{c}$	hereby declare and confirm that:
1.	I propose to transfer to the Company the following property (the "Property"): (provide a detailed description and approximate value of any cash, investments, real property or other assets that are proposed to be transferred to the Company)
	(a)
	(b)
	(c)
An	d I hereby confirm that I am the sole beneficial owner of the Property.
2.	The source of funds for the Property is: (check all boxes that apply)
	Salary Pension Sale of Shares/Investments Company Profits Sale of Real Property Proceeds of Insurance Policy Gift from:  Name of Donor
	Inheritance from:  Name of Testator
	Other (provide details):
3.	None of the Property constitutes the proceeds of crime; assets or investments acquired using the proceeds of crime nor proceeds resulting from the sale of assets or investments acquired using the proceeds of crime.
4.	In anticipation of transferring the Property to the Company, I have taken such legal and/or accounting advice as was necessary to fully understand the impact (if any) on my tax position and the extent of any reporting obligations which I may have as a result of the transfer of the Property to the Company. I hereby undertake to seek such updated legal and/or accounting advice as may be required from time to time should my circumstances change.
5.	After I have transferred the Property to the Company, I will hold sufficient assets to satisfy the claims of my known or reasonably foreseeable creditors and will be able to pay all of the debts as they fall due.
6.	The transfer of the Property to the Company is not being made for the purpose of defeating the claims of creditors who are either known to me at the present time or are reasonably foreseeable.
$\overline{Cli}$	Dated this day of, 20



## PERSONAL INFORMATION FORM

Full name (including middle name(s) and any assumed name(s)):	
Current residential address:	
Home Telephone: Fax: Mobile:	
Home e-mail address:	
Date of birth:	
Place of birth:	
Nationality:	
Any other citizenship(s):	
Country of residence for tax purposes (if different from your ordinary residence as above):	
Taxpayer Identification Number (i.e. social insurance number or equivalent):	
Do you have substantial ties to the United States (i.e. a born or naturalised citizen, resident, passport holder, green card holder, etc.)? If yes, please explain.	
Please confirm your consent that we may, if required under one or more bilateral or multilateral intergovernmental agreements (US FATCA, UK FATCA, CRS, or equivalent), report such information about you or your interest in the entity as may be required from time to time.	Yes No
* If consent is refused, please note that we may be required under a given reporting regime to report aggregate information about the account to one or more governmental authorities.	
Marital status:	
Occupation and nature of business:	

Business address:	
Business Telephone: Fax: Mobile:	
Business e-mail address:	
Passport number, date and place of issue:	
Have you, or a company for which you act or have acted as director or officer, been the subject of criminal or regulatory investigations or convictions? If yes, please provide details.	
Politically Exposed Person: - Have you ever held or currently hold public or elected office? If yes, please provide details. If not please state: No	
- Are you a family member or associate of such a person? <b>If yes</b> , please provide details. <b>If not</b> please state: No	
Bank which will provide reference:	
How did you find St. George's Services Limited	
Business, every prospective client will be requdocumentation:  1. A notarised copy of the identification pages of	ordance with our Policy on the Acceptance of New nired to provide the following Know Your Client his or her passport (incorporating a photograph) and a rating a photograph, where the prospective client is not in
bank must be widely known and the reference must	which the client is currently most closely connected. The st speak to both the character and financial stability of the ne client has been known to the bank (not less than three);
3. A <i>notarised</i> copy of your utility (or equivalent) bill	confirming home address details;
4. An original introduction letter from a reputable letterhead.	legal, accounting or financial services practice, on firm
Dated this	day of, 20

#### PERSONAL DECLARATION

Name the Entity in connection this declaration is being com	on with which pleted:			
Surname:		•		
Complete forename(s):				
Known by other name(s):				
Any previous name(s):				
Name of Spouse:				
Residential Address: (P.O. Box <u>not</u> acceptable)				
Country of Citizenship			Passport No:	
	Date & Pla	ce of issue:	•	
Date of Birth:	Day:	Month:	Year:	Gender:
Place of Birth:	City:		Country:	•
Occupation:				
Present Employer:				

- 1) A separate declaration must be completed and signed by each individual or entity proposing to have a beneficial interest of 5% or more in a company to be registered. Beneficial interest is defined in the Company Formation Questionnaire in Note 2. In respect of partnerships, a declaration is to be completed by the general partner(s), where the general partner is an individual.
- 2) Questions 1 6 must be completed by each individual proposing to have a beneficial interest of 5% or more in a company to be registered. In respect of partnerships, a declaration is to be completed by the general partner(s), where the general partner is an individual.

# IF THE ANSWER TO ANY OF THE FOLLOWING QUESTIONS IS YES PLEASE PROVIDE DETAILS IN WRITING IN RESPECT OF THAT ANSWER.

		YES NO				
1.	Do you have any interest in any company or partnership registered or for in Bermuda?					
2.	Have you ever been refused consent to register a company or form a partnership in Bermuda?					
3.	Are you or have you ever been an undischarged bankrupt?					
4.	Have you ever been convicted of a criminal offense involving fraud or dishonesty?					
5.	Has fraud or dishonesty been proven against you in any civil proceedings					
6.	Have you ever been the subject of a judicial or other official enquiry?					
_	ions $7-10$ must be completed where the entity proposed to be regisment business or is a collective investment scheme.	tered or formed is to carry on				
7.	Have you or any entity that you have been associated with, ever been ref or had revoked a licence, permit or other authorization to provide invest business to the public in any jurisdiction?					
8.	Are you a member in good standing of a self regulatory organization?					
8a.	If yes, name the organisation(s):					
9.	Have you ever been the subject of investigation, proceeding or other end by a self regulatory organization of which you are or were a member?					
10.	Have you or any entity that you have been associated with, ever been ref or had revoked a licence, permit or other authorization to conduct invest business in any jurisdiction?					
I hereb	I hereby certify that the information in this Declaration is true to the best of my information, knowledge and belief.					
	Dated this day of	, 20				
Client	Signature					