



Renewing Your Offshore Company Structure

For individuals or businesses with offshore companies, it is vital to complete a timely renewal to maintain compliance, if you are to safeguard assets and sustain operational efficiency in 2025.

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Offshore companies, much like the onshore counterparts, must adhere to jurisdictional specifications and requirements. This often requires annual reviews and renewals. The process is more than just administrative, it plays a crucial role in ensuring the company remains in good standing with the jurisdiction and does not fall foul of broken regulations. Renewals typically include paying annual fees, filing the necessary documents, and usually updating corporate records where necessary.

What are the key benefits of a timely offshore company renewal?

- **Compliance and good standing:** Regular renewal can keep your company up to date and compliant with local regulations, avoiding legal or financial repercussions. A company in good standing can continue to conduct business without any blockers.
- **Asset protection:** Offshore companies often serve as tools for asset protection. Ensuring they remain active and compliant can safeguard the assets against any potential legal disputes or claims.
- **Access to banking and financial services:** Many financial institutions require proof of a company's good standing. Timely renewal helps maintain relationships with banks and ensures continued access to essential financial services.

- **Business credibility:** An active and well-maintained offshore company enhances business credibility, instilling confidence in partners, clients and regulatory authorities.

What is involved in the renewal process?

Please note, the points below are generalized, and each jurisdiction will have specific requirements:

- **Mandatory fees** – annual fees payable to the jurisdiction's regulatory authorities, covering the minimum required to keep the company in good standing. These can include government fees, compliance fees and more.
- **Optional fees** – non-compulsory fees that typically improve and enhance the offshore company.
- **Registered agent and office services** – many offshore jurisdictions require companies to maintain a registered agent and office, which must be renewed annually.
- **Filing documentation** – submission of updated corporate records, such as shareholder or director information, if there have been any changes.
- **Compliance updates** – ensuring adherence to evolving local laws, including tax regulations and reporting obligations.





Specific considerations

As noted above, many jurisdictions will have specific considerations and renewal requirements, timelines and penalties for non-compliance. A few examples include:

- **Dubai DMCC** – renewal must take place on the anniversary of incorporation.
- **British Virgin Islands** – annual fees are due on the company's incorporation anniversary. Late payments incur penalties and risk company removal from the registry.
- **Cayman Islands** – renewals involve both a government fee and the registered office fee, typically due at the start of the calendar year.
- **Seychelles** – renewals require annual fees and may involve additional documentation to ensure compliance with international regulations.

Consequences of missing renewal deadlines

- **Fines and penalties** – accumulated late fees could become a financial strain.
- **Loss of good standing** – companies may lose their legal status, hindering their ability to operate.

- **Dissolution** – non-compliance can lead to the company's removal from the registry, requiring costly reinstatement or re-establishment.
- **Property** – where property is owned by the company and it falls out of good standing, it is not possible to sell or transfer the property. In some cases, assets can become the property of the government in the country of formation, where a company is seriously delinquent.

Finding the most fitting offshore jurisdiction can be overwhelming, and each individual's situation is different. Below are some of the most popular locations for offshore company formation – please note this is not an exhaustive list and the jurisdictions mentioned may not meet the needs of your business.

United Arab Emirates

The United Arab Emirates (UAE) has no personal income or capital gains tax and offers incredibly favourable conditions for high-net-worth individuals. The jurisdiction also offers various residency programmes, including those for investors, entrepreneurs and skilled professionals. On top of the above, the UAE has a very politically stable and fast-growing economy, and there are numerous 'free zones' that allow 100% foreign ownership and tax exemptions, which are an ideal pull for business owners and entrepreneurs.



Malta

While Malta has a 35% income tax rate, non-residents and expats under specific programmes can benefit from a remittance basis of taxation, where only income remitted to Malta is taxed. A Maltese company incorporation offers entrepreneurs access to EU tax treaties as well as providing companies with a European domicile which is favourable to clients worldwide.

Malta also has over 70 double taxation agreements with other countries to ensure a company does not pay taxes twice for the same income. The low tax rates, stable political system and professional business policy make Malta an attractive offshore company choice.



Seychelles

Seychelles offers no capital gains tax, inheritance tax or wealth tax, making it very attractive for non-domiciled individuals seeking tax efficiency. The jurisdiction also has a well-established offshore sector, with trusts benefitting from tax neutrality for non-Seychelles activities.

Strong privacy protections for financial entities are other positives for this location, with laws designed to protect client information and corporate confidentiality.

Failure to renew an offshore company structure can result in penalties, reputational damage and, in extreme cases, the dissolution of the company itself. Understanding the renewal process and its requirements ensures uninterrupted operations and consistent compliance.

With over 20 years of expertise in offshore company structure and renewal, at Turner Little we have a thorough understanding of formations, renewals and more across a high number of jurisdictions. We know how the process works and what is needed, allowing us to put together a winning combination that will ensure your company remains compliant.



If you need further support with wealth management and similar, please get in touch with one of our experts at Turner Little to find out more information
<https://www.turnerlittle.com/wealth-management/>



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James Turner, Director at Company Formation Specialists, Turner Little, has a proven track record in helping clients maximize their assets in creative and bespoke ways. He is directly responsible for sales and marketing, with considerable specialist knowledge of UK and offshore banking.

James doesn't just have drive in the world of business. In his spare time, he has a passion for fast cars and boats.